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 8 Litigation Finance Fund International SP*

9 **UNITED STATES BANKRUPTCY COURT**

10 **FOR THE DISTRICT OF NEVADA**

11 In re:
 12 **INFINITY CAPITAL MANAGEMENT,
 13 INC.**
 14 Debtor.

Case No.: 21-14486-abl
 Chapter 7

Date of Hearing: May 29, 2024
 Time of Hearing: 9:30 a.m.

15 **MOTION TO ENFORCE COURT ORDERS AND REQUIRE CUEVAS
 16 DIAGNOSTICS, LLC D/B/A STAT DIAGNOSTICS, INFINITY
 17 DIAGNOSTICS CENTER LLC, AND INFINITY CENTERS UNITED LLC
 18 TO REMIT PAYMENTS RELATING TO ACCOUNTS RECEIVABLE**

19 HASelect-Medical Receivables Litigation Finance Fund International LP (“HASelect”)
 20 moves this Court to enforce this Court’s prior order approving abandonment of collateral to
 21 HASelect [ECF No. 97] (the “Abandonment Order”) and this Court’s prior order granting
 22 HASelect relief from stay pursuant to 11 U.S.C. § 362¹ [ECF No. 106] (the “Relief Order” and
 23 together with the Abandonment Order, the “Orders”) with respect to various accounts receivable
 24 and collections thereon that are in the possession of third parties Cuevas Diagnostics, LLC d/b/a
 25 Stat Diagnostics (“Stat Diagnostics”), Infinity Diagnostics Center LLC, and Infinity Centers

26
 27 ¹ Unless otherwise stated, all “Chapter” and “Section” references are to Title 11 of the U.S. Code (the “Bankruptcy
 28 Code”), all “Bankruptcy Rule” references are to the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), and all references to “Local Rules” are to the Local Rules of Bankruptcy Practice for the U.S. District Court for the District of Nevada (the “Local Rules”).

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United LLC² (together with Infinity Diagnostics Center LLC, “IDC”).

RELEVANT FACTS

1. Beginning in February 2019, HASelect made a series of loans to Debtor Infinity Capital Management, Inc. (“Debtor” or “Infinity”) that were documented through various written loan agreements and promissory notes through which Infinity pledged substantially all of its personal property, including all accounts receivable, to HASelect as collateral for such loans.³

2. HASelect perfected its security interest in all of Infinity's personal property through the filing of a UCC-1 with the Nevada Secretary of State on February 19, 2019.⁴

3. Infinity filed its voluntary chapter 7 petition in the United States Bankruptcy Court for the District of Nevada on September 14, 2021 (the “Petition Date”), commencing the above-referenced chapter 7 bankruptcy case.

4. Prior to the Petition Date, Infinity's business operations generally involved the purchasing of accounts receivables from medical providers ("Receivables"). Such Receivables typically arose from medical treatment or prescription medication provided to individuals who were injured in accidents and had asserted personal injury claims arising from such accidents.⁵

5. In its bankruptcy schedules, Infinity identified, among other assets, certain rights and ownership interests in outstanding accounts receivable (the “HASelect Receivables”)⁶ it had acquired or otherwise funded at a cost of approximately \$5.8 million as collateral for the indebtedness Infinity owed to HASelect.⁷

² Infinity Diagnostics Center LLC and Infinity Centers United LLC share common ownership and management. However, despite having names similar to Debtor Infinity Capital Management, Inc., those entities do not share any common ownership or management and are not otherwise known to be affiliated with Infinity Capital Management, Inc.

³ See Declaration of Michael Griffin filed in this case on September 22, 2021 at ECF No. 18 (the “Griffin Declaration”), ¶ 5.

⁴ *Id.* at ¶ 6. A copy of this UCC-1 filing is on file herein at ECF No. 57-2.

⁵ See Griffin Declaration, ¶ 13.

⁶ See ECF No. 47. The HASelect Receivables are not included within and do not overlap with the disputed accounts receivable at issue in Adversary Case No. 21-01167-abl.

⁷ For the sake of clarity, this Motion does not seek any relief whatsoever relating to any account receivable in which Tecumseh-Infinity Medical Receivable Fund, LP claims an interest.

1 6. As of the Petition Date, Infinity owed secured indebtedness in excess of \$15 million
 2 to HASelect.⁸

3 7. On September 22, 2021, HASelect and chapter 7 trustee Robert Atkinson (the
 4 “Trustee”) filed a joint motion⁹ through which the Trustee requested the Court approve the
 5 abandonment to HASelect of the HASelect Receivables and other personal property pledged as
 6 collateral for loans (collectively, the “Collateral”) made to Infinity by HASelect.

7 8. On October 15, 2021, the Court entered the Abandonment Order¹⁰ approving the
 8 Trustee’s abandonment of the Collateral to HASelect. Among other things, the Abandonment
 9 Order instructs that any person who “is or may come into possession of any of the Collateral is
 10 hereby authorized and directed to turn over such Collateral to HASelect.”

11 9. On September 22, 2021, HASelect also filed a motion for relief from automatic
 12 stay¹¹, requesting that the stay be terminated to allow HASelect to take possession and control of
 13 the Collateral.

14 10. On October 21, 2021, the Court entered the Relief Order¹² terminating the automatic
 15 stay as requested by HASelect. Similar to the Abandonment Order, the Relief Order instructs that
 16 any person who “is or may come into possession of any of the Collateral is hereby authorized and
 17 directed to turn over such Collateral to HASelect.”

18 11. In entering the Abandonment Order and Relief Order, the Court retained
 19 jurisdiction regarding matters pertaining to the enforcement of such Orders.

20 **A. Stat Diagnostics’ Refusal to Comply with this Court’s Prior Orders**

21 12. On or about September 20, 2019, Infinity entered into a written agreement with Stat
 22 Diagnostics¹³ under which Infinity subsequently funded certain accounts receivable arising from

24 ⁸ See Griffin Declaration, ¶ 12.

25 ⁹ ECF No. 12.

26 ¹⁰ ECF No. 97. A copy of the Abandonment Order is attached hereto as Exhibit 1.

27 ¹¹ ECF No. 17.

28 ¹² ECF No. 106. A copy of the Relief Order is attached hereto as Exhibit 2.

29 ¹³ A copy of the September 20, 2019 contract between Infinity and Stat Diagnostics is attached hereto as Exhibit 3.
 After entering into this contract, Infinity periodically funded the Stat Receivables in batches on roughly a monthly
 basis by sending a check payment to Stat Diagnostics along with a list of the specific Stat Receivables to which the

1 medical services provided by Stat Diagnostics in exchange for which Stat Diagnostics agreed to
 2 repay the funding received from Infinity plus additional fees at the time of collection of such
 3 accounts receivable (the “Stat Receivables”).

4 13. Infinity’s contract with Stat Diagnostics requires that Stat Diagnostics service and
 5 collect the Stat Receivables and remit all amounts due to Infinity within ten (10) business days of
 6 collection. The contract also requires that Stat Diagnostics provide monthly reports to Infinity
 7 regarding its collection of the Stat Receivables.¹⁴

8 14. As of the Petition Date, the HASelect Receivables included at least 470 separate
 9 Stat Receivables that remained uncollected and on which Stat Diagnostics remained obligated to
 10 pay Infinity at the time of collection.¹⁵

11 15. Such uncollected Stat Receivables were included among the Collateral abandoned
 12 to HASelect pursuant to Abandonment Order. Accordingly, HASelect is entitled to collect from
 13 Stat Diagnostics all amounts due and owing to Infinity in connection with the Stat Receivables.

14 16. HASelect, through its agents, has requested information from Stat Diagnostics
 15 regarding the status and collection of the Stat Receivables. Stat Diagnostics, however, has largely
 16 failed to respond to HASelect’s requests for such information and has failed or refused to remit
 17 payment to HASelect of proceeds collected on the Stat Receivables after the Petition Date.

18 17. Most recently, HASelect, through its legal counsel, delivered a letter to Stat
 19 Diagnostics on or about March 7, 2024 in which HASelect demanded that Stat Diagnostics (i)
 20 provide a full accounting of all amounts collected on the Stat Receivables after the Petition Date
 21 and (ii) remit payment to HASelect of all amounts due and owing to Infinity on the Stat
 22 Receivables by no later than March 21, 2014.¹⁶

23 18. Notwithstanding Stat Diagnostics’s receipt of HASelect’s March 7, 2024 demand

25 payment related. An example of one such funding is attached hereto as Exhibit 4.

26 ¹⁴ See Exhibit 3, §§ 6 and 7.

27 ¹⁵ A list of the Stat Receivables included in the Collateral that remained uncollected as of the Petition Date is attached
 hereto as Exhibit 5.

28 ¹⁶ A copy of HASelect’s March 7, 2024 letter to Stat Diagnostics is attached hereto as Exhibit 6.

1 letter, Stat Diagnostics has failed to provide any accounting of amounts collected on the Stat
 2 Receivables after the Petition Date and has failed to remit any payment of such collections to
 3 HASelect.

4 **B. IDC's Refusal to Comply with this Court's Prior Orders**

5 19. On or about August 16, 2018, Infinity entered into a written agreement with IDC
 6 under which Infinity subsequently purchased certain accounts receivable arising from medical
 7 services provided by IDC (the "IDC Receivables").¹⁷

8 20. Infinity's contract with IDC provided that Infinity would hold all rights to service
 9 and collect the IDC Receivables after purchasing the same from IDC.¹⁸

10 21. As of the Petition Date, the HASelect Receivables included at least 767 separate
 11 IDC Receivables that remained uncollected.¹⁹

12 22. Such uncollected IDC Receivables were included among the Collateral abandoned
 13 to HASelect pursuant to Abandonment Order. Accordingly, HASelect is entitled to collect all
 14 amounts due and owing in connection with the IDC Receivables.

15 23. Shortly after the entry of the Abandonment Order, HASelect engaged Gain
 16 Servicing ("Gain") to service and collect the HASelect Receivables surrendered to HASelect
 17 pursuant to the Abandonment Order, including the IDC Receivables.

18 24. Over the past two years, Gain has made diligent attempts to collect on the IDC
 19 Receivables but has had minimal success. To date, a very small percentage of the IDC Receivables
 20 have been paid to HASelect as required under the Abandonment Order.

21 25. Based upon recent communications between HASelect and various parties
 22 responsible for payment of the IDC Receivables, HASelect is informed and believes that IDC has

24 ¹⁷ A copy of the August 16, 2018 contract between Infinity and IDC is attached hereto as Exhibit 7. After entering
 25 into this contract, Infinity periodically purchased the IDC Receivables in batches on roughly a monthly basis by
 26 sending a check payment to IDC along with a list of the specific IDC Receivables to which the payment related. Such
 27 checks were intermittently made payable to either Infinity Diagnostics Center LLC or Infinity Centers United LLC.
 28 Two examples of such purchases are attached hereto as Exhibit 8.

¹⁸ See Exhibit 7.

¹⁹ A list of the IDC Receivables included in the Collateral that remained uncollected as of the Petition Date is attached
 hereto as Exhibit 9.

1 wrongfully collected and retained a large number of the IDC Receivables during the past two years
 2 in violation of the Abandonment Order and IDC's contract with Infinity.
 3

4 26. HASelect, through Gain and its legal counsel, has requested information from IDC
 5 regarding the collection of the IDC Receivables and has requested that IDC remit any proceeds
 6 collected on account of the IDC Receivables. IDC, however, has largely failed to respond to
 7 HASelect's requests.
 8

9 27. Most recently, HASelect, through its legal counsel, delivered a letter to IDC on or
 10 about March 7, 2024 in which it demanded that IDC (i) provide a full accounting of all amounts
 11 collected on the IDC Receivables after the Petition Date and (ii) remit payment to HASelect of all
 12 proceeds collected on account of the IDC Receivables by no later than March 21, 2014.²⁰
 13

14 28. Notwithstanding IDC's receipt of HASelect's March 7, 2024 demand letter, IDC
 15 has failed to provide any accounting of amounts collected on the IDC Receivables after the Petition
 16 Date and has failed to remit any payment of such collections to HASelect.
 17

JURISDICTION AND VENUE

18 15 This Court has jurisdiction to consider this Motion pursuant to 28 U.S.C. §§ 157 and 1334.
 16 This matter is a core proceeding pursuant to 28 U.S.C. § 157(b). Venue is proper in this district
 17 pursuant to 28 U.S.C. §§ 1408 and 1409.
 18

ARGUMENT

19 20 **A. The Court Should Order that The Medical Providers Turn Over All Amounts Due And
 21 Provide an Accounting Based on Collections of the Stat Diagnostics Accounts and the
 22 IDC Accounts.**

23 22 The Court should compel Stat Diagnostics and IDC to immediately turn over to HASelect
 24 all unremitted amounts due based on their respective collections of the Stat Receivables and the
 25 IDC Receivables as well as all future collections of the Stat Receivables and the IDC Receivables.
 26 This relief is contemplated by the Court's prior Orders and is necessary to effectuate them. This
 27 Court can and should enforce its prior Orders.
 28

29 Every federal court, including this Court, has jurisdiction to enforce its own orders. *See*,

28²⁰ A copy of HASelect's March 7, 2024 letter to IDC is attached hereto as Exhibit 10.

1 *e.g., Travelers Indem. Co. v. Bailey*, 557 U.S. 137, 151 (2009) (holding that the “Bankruptcy Court
 2 plainly had jurisdiction to interpret and enforce its own prior order.”); *In re United States Commer.
 3 Mortg. Co.*, Case No. 06-10725, 2007 Bankr. LEXIS 5126 (D. Nev. July 2, 2007) (“Clearly, a
 4 court retains jurisdiction to interpret and enforce its own orders”).

5 This Court’s Relief Order and Abandonment Order expressly state that any person who “is
 6 or may come into possession of any of the Collateral is hereby authorized and directed to turnover
 7 such Collateral to HASelect.”²¹ There is no language in either such Order that allows for a party in
 8 possession of the Collateral to withhold the same without further orders from this Court. HASelect
 9 holds all rights and interest that Infinity once had in the Collateral, including Infinity’s rights to
 10 payment under its contracts with the Stat Diagnostics and IDC as to the Stat Receivables and the
 11 IDC Receivables as well as all other accounts receivable included in the Collateral.

12 **CONCLUSION**

13 For the reasons stated above, HASelect respectfully requests that the Court enter an order
 14 in substantially the same form as Exhibit 11 attached hereto enforcing the Orders as against Stat
 15 Diagnostics and IDC and expressly requiring (i) that Stat Diagnostics immediately provide a
 16 complete accounting of all amounts collected on the Stat Receivables from and after the Petition
 17 Date, (ii) that Stat Diagnostics immediately turn over to HASelect all amounts currently due based
 18 on its collections of the Stat Receivables, (iii) that Stat Diagnostics promptly pay to HASelect all
 19 amounts coming due based on future collections of the Stat Receivables, (iv) that IDC immediately
 20 provide a complete accounting of all amounts collected in the IDC Receivables from and after the
 21 Petition Date, (v) that IDC immediately turn over to HASelect all amounts collected on the IDC
 22 Receivables from and after the Petition Date, (vi) that IDC immediately cease and refrain from all
 23 attempts to directly collect any IDC Receivable or to interfere in HASelect’s collection of any IDC
 24 Receivable, and (vii) that IDC promptly pay to HASelect any and all amounts collected in the
 25 future on account of any IDC Receivable.

26
 27
 28 ²¹ See Abandonment Order [ECF No. 97] and Relief Order [ECF No. 106], ¶ 8.

1
2 DATED this 17th day of April 2024.
3

4 **SHEA LARSEN PC**

5 /s/ Bart K. Larsen, Esq.
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8 *Attorneys for HASelect-Medical Recievable
Litigation Finance Fund International SP*
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EXHIBIT 1

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4



Honorable August B. Landis
United States Bankruptcy Judge



Entered on Docket
October 15, 2021

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12 *Attorneys for HASelect-Medical Receivables*
13 *Litigation Finance Fund International SP*

14 **UNITED STATES BANKRUPTCY COURT**
15 **DISTRICT OF NEVADA**

16 In re:
17 **INFINITY CAPITAL MANAGEMENT, INC.**
18 Debtor.

Case No. 21-14486-abl
Chapter 7

Date: October 12, 2021
Time: 3:00 p.m.

20 **ORDER GRANTING JOINT MOTION OF CHAPTER 7 TRUSTEE AND SECURED**
21 **CREDITOR HASELECT-MEDICAL RECEIVABLES LITIGATION FINANCE FUND**
22 **INTERNATIONAL SP TO APPROVE ABANDONMENT OF COLLATERAL**

23 The *Joint Motion of Chapter 7 Trustee and Secured Creditor HASelect-Medical Receivables*
24 *Litigation Finance Fund International SP to Approve Abandonment of Collateral* [ECF No. 12] (the
25 “Motion”) filed by Chapter 7 Trustee Robert E. Atkinson (“Trustee”) and HASelect-Medical
26 Receivables Litigation Finance Fund International SP (“HASelect”) came before the Court for
27 hearing on October 12, 2021. The Trustee appeared personally and through his counsel of record,
28 Clarisse L. Crisostomo, Esq. of the law firm of Atkinson Law Associates Ltd. HASelect appeared

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1 through its counsel of record, Bart K. Larsen, Esq. of the law firm of Shea Larsen. Debtor Infinity
 2 Capital Management, Inc. (“Debtor” or “Infinity”) appeared through its counsel of record, Matthew
 3 C. Zirzow, Esq. of the law firm of Larson & Zirzow. HealthPlus Imaging of Texas, LLC appeared
 4 through its counsel of record, David Mincin, Esq. of the law firm of Mincin Law, PLLC and Jacob M.
 5 Stephens, Esq. of the law firm of Irelan McDaniel, PLLC. Tecumseh – Infinity Medical Receivables
 6 Fund, L.P. appeared through its counsel of record, Michael D. Napoli, Esq. of the law firm of Akerman
 7 LLP.

8 At the hearing, the Court heard argument and representations from counsel, deliberated
 9 thereon, and then read its ruling into the record. All findings of fact and conclusions of law orally
 10 stated by the Court at the hearing are incorporated herein pursuant to Fed. R. Civ. P. 52, as made
 11 applicable to these proceedings via Fed. R. Bankr. P. 9014(c) and 7052. For the reasons stated on
 12 the record by the Court at the hearing,

13 **IT IS HEREBY ORDERED:**

14 1. The Motion is GRANTED;
 15 2. The Trustee is hereby authorized and directed to abandon the Collateral (as defined
 16 in the Motion) to HASelect;
 17 3. The abandonment ordered and directed and relief granted herein shall specifically
 18 exclude the non-Collateral Confidential Information (as defined in Party in Interest HealthPlus
 19 Imaging of Texas, LLC’s (“HealthPlus”) *Limited Objection to Chapter 7 Trustee and HASelect –*
 20 *Medical Receivables Litigation Finance Fund International SP’s Joint Motion to Approve*
 21 *Abandonment of Collateral* [ECF No. 77] (“Limited Objection”)) in Debtor’s possession relating to
 22 receivables owned by HealthPlus (and as identified in Exhibits A-1 and A2 of HealthPlus’ Limited
 23 Objection);
 24 4. The abandonment ordered and directed and relief granted herein shall specifically
 25 exclude the Tecumseh Receivables as defined in Party in Interest Tecumseh – Infinity Medical
 26 Receivable Fund, LP’s (“Tecumseh”) *Objection to Joint Motion to Approve Abandonment of*
 27 *Collateral* [ECF No. 82] (“Tecumseh Objection”) and as identified in Exhibit A and, to the extent
 28

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1 marked as assigned to Tecumseh, Exhibit B to the Meyer Declaration [ECF No. 59] as well as any
2 records relating exclusively thereto or any proceeds thereof, and, to the extent that there are records
3 that relate both to the Collateral and to the Tecumseh Receivables, the Trustee will retain a copy of
4 such records pending further order of this Court;

5. This order shall not apply to the money in deposit accounts held in the name of the
6 Debtor on the Petition Date (which is now in the possession of the Trustee, and held in estate
7 accounts), and such funds shall not be deemed abandoned;

8. Infinity and its officers, directors, and agents shall promptly deliver or make available
9 to HASelect any and all Collateral that remains in their possession or control, including all copies
10 of physical documents and electronically stored information constituting Collateral, as well as any
11 and all such Collateral that may come into their possession or control in the future;

12. Infinity and its officers, directors, and agents shall reasonably cooperate with
13 HASelect in its efforts to locate and take possession or control of the Collateral and shall not impede
14 or otherwise interfere in such efforts in any way;

15. Any person that is or may come into possession of any of the Collateral is hereby
16 authorized and directed to turnover such Collateral to HASelect;

17. Any person obligated as to payment of any account receivable included in the
18 Collateral is hereby authorized and directed to remit payment when due directly to HASelect or its
19 designee at such location as HASelect may designate;

20. HASelect is authorized and entitled to endorse any check made payable to Infinity
21 relating to any account receivable included within the Collateral;

22. The Bankruptcy Court shall retain jurisdiction to interpret and enforce the provisions
23 of this Order; and

24. This Order shall take effect immediately upon entry and shall not be stayed pursuant
25 to Bankruptcy Rules 6004(h) or otherwise.

26. IT IS SO ORDERED.
27
28

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1
2 Submitted by:
3 **SHEA LARSEN**
4 /s/ Bart K. Larsen, Esq.
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*Attorneys for HASelect-Medical Receivables
Litigation Finance Fund International SP*

LR 9021 CERTIFICATION

In accordance with LR 9021, counsel submitting this document certifies that the order accurately reflects the court's ruling and that (check one):

- The court has waived the requirement set forth in LR 9021(b)(1).
- No party appeared at the hearing or filed an objection to the motion.
- I have delivered a copy of this proposed order to all counsel who appeared at the hearing, and any unrepresented parties who appeared at the hearing, and each has approved or disapproved the order, or failed to respond, as indicated below [list each party and whether the party has approved, disapproved, or failed to respond to the document]:

Name	Approve	Reject	No Response
Robert E. Atkinson, Esq. Chapter 7 Trustee	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Clarisse L. Crisostomo, Esq. <i>Attorney for Chapter 7 Trustee</i>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Matthew C. Zirzow, Esq. <i>Attorney for Debtor Infinity Capital Management, Inc.</i>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Michael D. Napoli, Esq. <i>Attorney for Tecumseh – Infinity Medical Receivables Fund, L.P.</i>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
David Mincin, Esq. Jacob M. Stephens, Esq. <i>Attorneys for HealthPlus Imaging of Texas, LLC</i>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

I certify that this is a case under chapter 7 or 13, that I have served a copy of this order with the motion pursuant to LR 9014(g), and that no party has objected to the form or content of the order.

I declare under penalty of perjury that the foregoing is true and correct.

/s/ Bart K. Larsen, Esq.
Bart K. Larsen, Esq.

#

EXHIBIT 2



Honorable August B. Landis
United States Bankruptcy Judge



Entered on Docket
October 21, 2021

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13 Receivables Litigation Finance Fund
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UNITED STATES BANKRUPTCY COURT

DISTRICT OF NEVADA

In re:

16 INFINITY CAPITAL MANAGEMENT,
17 INC.

18 Debtor.

Case No. 21-14486-abl
Chapter 7

Date: October 12, 2021
Time: 3:00 p.m.

ORDER GRANTING MOTION FOR RELIEF FROM AUTOMATIC STAY

21 The *Motion for Relief from Automatic Stay* (the “Motion”) [ECF No. 17] filed by HASelect-
22 Medical Receivables Litigation Finance Fund International SP (“HASelect”) came before the Court
23 for hearing on October 12, 2021. HASelect appeared through its counsel of record, Bart K. Larsen,
24 Esq. of the law firm of Shea Larsen. The Chapter 7 Trustee Robert E. Atkinson, Esq. appeared
25 personally and through his counsel of record, Clarisse L. Crisostomo, Esq. of the law firm of Atkinson
26 Law Associates Ltd. Debtor Infinity Capital Management, Inc. (“Debtor” or “Infinity”) appeared
27 through its counsel of record, Matthew C. Zirzow, Esq. of the law firm of Larson & Zirzow.
28 HealthPlus Imaging of Texas, LLC appeared through its counsel of record, David Mincin, Esq. of the

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1 law firm of Mincin Law, PLLC and Jacob M. Stephens, Esq. of the law firm of Irelan McDaniel,
 2 PLLC. Tecumseh – Infinity Medical Receivables Fund, L.P. appeared through its counsel of record,
 3 Michael D. Napoli, Esq. of the law firm of Akerman LLP.

4 At the hearing, the Court heard argument and representations from counsel, deliberated
 5 thereon, and then read its ruling into the record. All findings of fact and conclusions of law orally
 6 stated by the Court at the hearing are incorporated herein pursuant to Fed. R. Civ. P. 52, as made
 7 applicable to these proceedings via Fed. R. Bankr. P. 9014(c) and 7052. For the reasons stated on
 8 the record by the Court at the hearing,

9 **IT IS HEREBY ORDERED:**

10 1. The Motion is GRANTED;
 11 2. The automatic stay imposed under section 362(a) of the Bankruptcy Code shall
 12 terminate, effective immediately upon the entry of this Order, as to the Collateral (as defined in the
 13 Motion) to permit HASelect to immediately take possession and control of the Collateral, wherever
 14 it may be located, and to otherwise enforce its security interest and rights in the Collateral consistent
 15 with its rights under the MLA and applicable law;

16 3. The termination of the automatic stay ordered and directed and the relief granted
 17 herein shall specifically exclude the non-Collateral Confidential Information (as defined in Party in
 18 Interest HealthPlus Imaging of Texas, LLC's ("HealthPlus") *Limited Objection to Chapter 7 Trustee*
 19 and *HASelect – Medical Receivables Litigation Finance Fund International SP's Joint Motion to*
 20 *Approve Abandonment of Collateral* [ECF No. 77] ("Limited Objection")) in Debtor's possession
 21 relating to receivables owned by HealthPlus (and as identified in Exhibits A-1 and A2 of HealthPlus'
 22 Limited Objection);

23 4. The termination of the automatic stay ordered and directed and the relief granted
 24 herein shall specifically exclude the Tecumseh Receivables as defined in Party in Interest Tecumseh
 25 – Infinity Medical Receivable Fund, LP's ("Tecumseh") *Objection to Joint Motion to Approve*
 26 *Abandonment of Collateral* [ECF No. 82] ("Tecumseh Objection") and as identified in Exhibit A
 27 and, to the extent marked as assigned to Tecumseh, Exhibit B to the Meyer Declaration [ECF No.
 28

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1 59] as well as any records relating exclusively thereto or any proceeds thereof, and, to the extent that
2 there are records that relate both to the Collateral and to the Tecumseh Receivables, the Trustee will
3 retain a copy of such records pending further order of this Court;

4 5. HASelect shall not, without further court order, take possession or control of the
5 money in deposit accounts held in the name of the Debtor on the Petition Date (which is now in the
6 possession of the Trustee, and held in estate accounts);

7 6. Infinity and its officers, directors, and agents shall promptly deliver or make available
8 to HASelect any and all Collateral that remains in their possession or control, including all copies
9 of physical documents and electronically stored information constituting Collateral, as well as any
10 and all such Collateral that may come into their possession or control in the future;

11 7. Infinity and its officers, directors, and agents shall reasonably cooperate with
12 HASelect in its efforts to locate and take possession or control of the Collateral and shall not impede
13 or otherwise interfere in such efforts in any way;

14 8. Any person that is or may come into possession of any of the Collateral is hereby
15 authorized and directed to turnover such Collateral to HASelect;

16 9. Any person obligated as to payment of any account receivable included in the
17 Collateral is hereby authorized and directed to remit payment when due directly to HASelect or its
18 designee at such location as HASelect may designate;

19 10. HASelect is authorized and entitled to endorse any check made payable to Infinity
20 relating to any account receivable included within the Collateral;

21 11. The Bankruptcy Court shall retain jurisdiction to interpret and enforce the provisions
22 of this Order; and

23 12. This Order shall take effect immediately upon entry and shall not be stayed pursuant
24 to Bankruptcy Rules 4001(a)(3) or otherwise.

25 **IT IS SO ORDERED.**

SHEA LARSEN
1731 Village Center Circle, Suite 150
Las Vegas, Nevada 89134
(702) 471-7432

1
2 Prepared and Submitted:
3

4 /s/ Bart K. Larsen, Esq.
5 BART K. LARSEN, ESQ.
6 Nevada Bar No. 8538
7 SHEA LARSEN
8 1731 Village Center Circle, Suite 150
9 Las Vegas, Nevada 89134

10
11 *Attorneys for HASElect-Medical Receivables*
12 *Litigation Finance Fund International SP*
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SHEA LARSEN
1731 Village Center Circle, Suite 150
Las Vegas, Nevada 89134
(702) 471-7432

LR 9021 CERTIFICATION

In accordance with LR 9021, counsel submitting this document certifies that the order accurately reflects the court's ruling and that (check one):

- The court has waived the requirement set forth in LR 9021(b)(1).
- No party appeared at the hearing or filed an objection to the motion.
- I have delivered a copy of this proposed order to all counsel who appeared at the hearing, and any unrepresented parties who appeared at the hearing, and each has approved or disapproved the order, or failed to respond, as indicated below [list each party and whether the party has approved, disapproved, or failed to respond to the document]:

Name	Approve	Reject	No Response
Robert E. Atkinson, Esq. Chapter 7 Trustee	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Clarisse L. Crisostomo, Esq. <i>Attorney for Chapter 7 Trustee</i>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Matthew C. Zirzow, Esq. <i>Attorney for Debtor Infinity Capital Management, Inc.</i>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Michael D. Napoli, Esq. <i>Attorney for Tecumseh – Infinity Medical Receivables Fund, L.P.</i>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
David Mincin, Esq. Jacob M. Stephens, Esq. <i>Attorneys for HealthPlus Imaging of Texas, LLC</i>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

I certify that this is a case under chapter 7 or 13, that I have served a copy of this order with the motion pursuant to LR 9014(g), and that no party has objected to the form or content of the order.

I declare under penalty of perjury that the foregoing is true and correct.

/s/ *Bart K. Larsen, Esq.*
Bart K. Larsen, Esq.

#

EXHIBIT 3

PURCHASE AND SALE AGREEMENT

THIS PURCHASE AND SALE AGREEMENT (this "Agreement") dated as of September 20, 2019 ("Effective Date"), by and between **Infinity Capital Management**, a Nevada corporation ("Infinity" or "Purchaser/Buyer") and **Cuevas Diagnostics, LLC DBA Stat Diagnostics**, a Texas limited liability partnership ("Stat Diagnostics" or "Seller"). Any reference herein to the "Parties" shall mean both Seller and Buyer.

- A. Stat Diagnostics is a business entity operating in the State of Texas; and
- B. In conducting its business operations, Stat Diagnostics has certain accounts receivable that it desires to sell to Buyer; and
- C. Buyer desires to purchase said accounts receivable from Seller; and
- D. Seller desires to sell to Buyer and Buyer desires to purchase from Seller the accounts receivable identified herein on the terms and conditions set forth herein.

NOW THEREFORE, in consideration of mutual covenants, conditions and agreements contained herein, the Parties agree as follows:

1. **TERM**. The term of this Agreement shall be twelve (12) months from the Effective Date ("Initial Term"). The Initial Term shall automatically renew for successive twelve (12) month terms unless earlier terminated by one of the Parties in accordance with this Agreement. Any term after the Initial Term shall be referred to as a "Successive Term." Any reference herein to the "Term" shall mean the Initial Term and all Successive Terms.

2. **THE EXISTING ACCOUNTS**. Seller shall provide Buyer the right to purchase all rights, title and interest of Seller in and to Seller's existing accounts listed on the attached Exhibit "A" (the "Existing Accounts"), including, but not limited to, the rights to payments which Seller has or may acquire in the future regarding said Existing Accounts. The Existing Accounts that Buyer desires to purchase from Seller as identified by Buyer pursuant to the terms of this Agreement shall be referred to herein as the "Purchased Existing Accounts."

3. **THE FUTURE ACCOUNTS**. On an ongoing basis, during the Term, Seller may offer for sale to Buyer, any accounts receivable it desires and if Buyer so chooses to purchase said accounts, such future accounts shall be referred to herein as the "Purchased Future Accounts."

4. **PURCHASE PRICE FOR ACCOUNTS RECEIVABLES**. The purchase price for the Accounts Receivables shall be a base amount of Six Hundred Dollars (\$600.00) per Purchased Account when the purchased account involves one MRI. In the event a Purchased Account consists of more than one MRI the purchase price shall be a multiple of \$600.00 for that purchased Account based upon the number of MRIs which are a part of said purchased Account.. All payments made on a Purchased Account shall collectively be referred to as the "Purchase Price" for said Purchased Account.

5. **PURCHASE OF BATCH ACCOUNTS**. The Parties agree that purchases of Accounts are to be completed on a monthly basis. Parties may mutually agree that purchases may be made on a bi-monthly or bi-weekly basis. The purchased Accounts that collectively make up a purchase will be referred to herein as a Purchased Account Batch.

6. **COLLECTION OF AND PAYMENT FOR PURCHASED ACCOUNTS**. All monies collected regarding the Purchased Accounts shall be deposited in a bank account for which Buyer has "read only" access. For each Purchased Account that is associated with a case that settles, and Buyer has funded any portion of said case, provider is to provide a copy of the check received from the attorney of record for said Account.

As to any Purchased Account, Seller shall pay to Buyer any and all funds received from any settlement involving such Purchased Accounts, within ten (10) business days of Seller receiving such funds.

The Parties agree that the Buyer shall be paid the following:

- A. The Purchase price of Six Hundred Dollars (\$600.00) per MRI; and
- B. A per MRI Fee of:
 - 1. \$180 when the MRI Account settles within one month of purchase
 - 2. \$240 when the MRI Account settles within two months of purchase

3. \$300 when the MRI Account settles within three months of purchase
4. \$360 when the MRI Account settles within four months of purchase
5. \$420 when the MRI Account settles within five months of purchase
6. \$480 when the MRI Account settles within six months or later of purchase

7. Buyer will provide a monthly report to Seller which details the amount that Buyer is entitled to receive for each Purchased Account Batch.

8. Upon receipt of the total purchase price of all Accounts and all applicable fees, the Buyer will relinquish all rights to the remaining open or unsettled Accounts to Seller.

9. **NO PRE-PAYMENT PENALTY.** At any time during the term of this Agreement Seller may make payment for any Batch from funds other than money received from the settlement of that Batch of Purchased Accounts provided that the amount paid is equal to the amount that the Seller would pay to Buyer as specified under section 6 of this Agreement.

10. **BUYER'S DUE DILIGENCE.** Prior to any purchase and at any time reasonably advised by Buyer, Buyer is to be provided with Seller's source documents, sufficient to enable Buyer to understand and determine the average collection amount for the accounts that are available for purchase. Buyer and Seller are to agree on the average collection amount of each account and will then establish the purchase price. As of the date of this agreement the average collection amount is One Thousand Four Hundred (\$1,400) per MRI and the purchase price payable by Buyer is \$600 per MRI. For Accounts to qualify for inclusion in a purchase, Seller shall provide to Buyer the following information regarding each of those accounts:

- A. A copy of the HCFA or invoice for each Account;
- B. A medical note/reading of the MRI associated with the Account;
- C. The LOP for the personal injury case involving such Account. This LOP is to be identified as having been "assigned to Seller" as collateral;

All documents provided for each account must be accurate with congruent names and dates. Should any accounts need correction, these accounts can be included in the following batch that is to be purchased. Accounts that are correct can be purchased in the following month. The names on all of the above regarding an Account shall match. Upon Buyer receiving the documentation provided by Seller outlined herein, Buyer will make payment for such accounts as outlined in Section 4 of this Agreement.

11. **REPRESENATATIONS AND WARRANTIES OF SELLER.** Seller represents and warrants to Buyer that:

(a) **Power and Authority.** Seller has full power and authority to enter into this Agreement and to perform this Agreement. Seller has valid right, interest and title to all of the Accounts and no third party has any right, interest or title to such Accounts. This Agreement is a legal, valid and binding obligation of Seller, enforceable against Seller in accordance with its terms.

(b) **No Conflict.** Neither the execution, delivery or performance by Seller of this Agreement, nor compliance with the terms and provisions hereof, conflicts or will conflict with or will result in a breach or violation of any contract or other agreement or instrument to which Seller is a party, or constitutes or will constitute a default thereunder.

(c) **Status Checks.** Seller agrees to perform regular status checks, (in no event, later than every sixty (60) days), with each attorney of record for each case involving a Purchased Existing Account or Purchased Future Account. Seller also agrees to provide a report regarding such status check to Buyer within five (5) days of the occurrence of said status check. Such status checks shall continue until Buyer receives payment of said funds for each batch as detailed in Section 6.

(d) **Survival of Representations and Warranties of Seller.** Seller's representations and warranties set forth herein shall survive the termination of this Agreement.

12. **REPRESENTATIONS AND WARRANTIES OF BUYER**

Buyer represents and warrants to Seller that:

(a) **Power and Authority.** Buyer is a corporation validly existing under the laws of the State of Nevada with full power and authority to enter into this Agreement and to perform this Agreement. This Agreement is a legal, valid and binding obligation of Buyer, enforceable against Buyer in accordance with its terms, except as such enforceability may be limited by applicable bankruptcy, insolvency, reorganization, arrangement, moratorium or other similar laws from time to time in effect which affect the rights of creditors generally or by limitations upon the availability of equitable remedies.

(b) **No Conflict.** Neither the execution, delivery or performance by Buyer of this Agreement, nor compliance with the terms and provisions hereof, conflicts or will conflict with or will result in a breach or violation of any contract or other agreement or instrument to which Buyer is a party, or constitutes or will constitute a default thereunder.

(c) **Attorney Contact by Buyer.** Buyer will not contact an attorney representing a party on a case involving a Purchased Existing Account or Purchased Future Account, regarding Buyer's interest in the LOP, provided that all terms and conditions of this Agreement are met by Seller.

13. **INDEMNIFICATION.** Seller, on behalf of itself, its officers, directors, shareholders, employees, agents, successors and assigns, agrees to indemnify, defend and hold harmless Buyer from and against any and all costs, expenses, losses, damages, fines, penalties, or liabilities (including, without limitation, interest which may be imposed in connection therewith, court costs, litigation expenses, and reasonable attorneys' and accounting fees) (collectively, "Losses") incurred by Buyer, directly or indirectly, with respect to, in connection with, arising from, or alleged to result from, arise out of, or be in connection with Buyer's purchase of the Purchased Accounts, provided such Losses are incurred due to negligence of the Seller including but not limited to, a breach by Seller of any of the representations and warranties set forth herein.

14. **DEFAULT AND REMEDIES-TERMINATION.**

A. **Buyer's Events of Default.** The occurrence of any of the following shall be a "Buyer Default" hereunder:

- i) The failure by Buyer to timely deliver, in the manner required herein, any payment to Seller due hereunder.
- ii) The filing of a petition or the institution of proceedings of, by, or against Buyer pursuant to the Bankruptcy Reform Act of 1978, as amended, or any successor statute or pursuant to any state bankruptcy, insolvency, moratoria, reorganization, or similar laws, and, in the case of any involuntary proceeding, such petition or proceeding is not dismissed within 90 days; or Buyer's making a general assignment for the benefit of its creditors or the entering by Buyer into any compromise or arrangement with its creditors generally; or Buyer's becoming insolvent in the sense that Buyer is unable to pay its debts as they mature or in the sense that Buyer's debts exceed the fair market value of Buyer's assets;
- iii) The failure of Buyer (i) to perform any material act to be performed by it, including the execution and delivery of any document; (ii) to refrain from performing any material prohibited act; or (iii) to fulfill any material condition to be fulfilled by it under this Agreement or under any agreement referred to herein or attached hereto as an exhibit, which failure is not cured by Buyer within the relevant cure period set forth below. Buyer shall cure any default which can be cured by the payment of money (a "Monetary Default") within ten (10) business days after receipt of written notice from Seller. Buyer shall cure any other curable default (a "Nonmonetary Default") within 30 days after receipt of written notice from Seller; provided, however, that in the event that such Nonmonetary default is of a nature that it cannot be cured within such 30 day period, then Buyer shall commence to cure such failure within such thirty (30) day period, and shall diligently prosecute such cure to its completion.
- iv) Any of Buyer's representations and warranties set forth in this Agreement shall be untrue in any material way.

B. **Seller Defaults.** The occurrence of any of the following, prior or subsequent to a Closing, shall be a "Seller Default" hereunder:

- i) The failure of Seller (i) to perform any material act to be performed by it, including but not limited to timely providing all documentation in Seller's possession set forth in Section 3; (ii) to refrain from performing any material prohibited act; or (iii) to fulfill any material conditions to be fulfilled by it under this Agreement, which failure is not cured by Seller within the relevant cure period. Seller shall cure any Monetary Default

within ten (10) business days after receipt of written notice from Buyer. Seller shall cure any Nonmonetary Default within 30 days after receipt of written notice from Buyer; provided however, that in the event that such default is of a nature that it cannot be cured within such 30 day period, then Seller shall commence to cure such failure within such 30 day period and shall diligently prosecute such cure to its completion; or

ii) Any of Seller's representations and warranties set forth in this Agreement shall be untrue in any material way.

C. **Remedies.** In the case of a Default (either Buyer Default or Seller Default) hereunder, the non-defaulting party shall be entitled to any and all remedies available to it at law or in equity. Buyer's remedies may include, but are not limited to specific performance of this Agreement.

D. **Termination.** Either party may terminate the Agreement in the event of an uncured payment breach upon ten (10) days written notice to the other Party. Either Party may terminate the Agreement in the event of an uncured non-monetary breach upon sixty (60) days written notice to the other Party. Furthermore, if a Party that has committed a non-monetary breach is attempting to cure such breach in good faith, then the Agreement may not be terminated unless such non-monetary breach remains uncured due to fault on the part of the breaching Party or remains uncured for a period of at least ninety (90) days. Either party may terminate this agreement for any reason upon giving notice to the other party of at least 90 days.

15. **MEDIATION.** The parties will attempt in good faith to resolve through negotiation any dispute, claim or controversy arising out of or relating to this Agreement (a "Dispute"). Either party may initiate negotiations by providing written notice in letter form to the other party, setting forth the subject of the Dispute and the relief requested. The recipient of such notice will respond in writing within seven (7) business days with a statement of its position on and recommended solution to the Dispute. If the Dispute is not resolved by this exchange of correspondence, then representatives of each party with full settlement authority will meet at a mutually agreeable time and place within fifteen (15) business days of the date of the initial notice in order to exchange relevant information and perspectives, and to attempt to resolve the Dispute. If the Dispute is not resolved by these negotiations, the matter will be submitted to J.A.M.S ("JAMS"), or its successor, for mediation. The mediation shall take place at a location chosen by the mediator in the County of Clark, State of Nevada. Any information provided to the mediator shall be concurrently supplied to the parties involved in the mediation and the parties shall be given an opportunity to comment to the mediator on the information. Each party shall present the mediator and each other party with a written statement of the party's position and all copies of supporting documentation, at least two (2) business days prior to the mediation. Each party shall have an opportunity to orally present its position to the mediator and the other party. Each party agrees to designate one or more representatives, having authority to bind that party, who will participate in the mediation process including attending all mediation hearings. If the mediation results in a mutually acceptable resolution of all or some of the matters in Dispute, then the parties shall memorialize such resolution in a settlement agreement. Each party shall bear its own costs incurred in connection with the mediation. The costs of the mediator shall be shared equally between the parties regardless of the outcome.

16. **ENTIRE AGREEMENT.** This Agreement is the entire Agreement between the parties hereto with respect to the subject matter hereof and supersedes all prior agreements between the parties with respect to the matters contained in this Agreement. Any waiver, modification, consent or acquiescence with respect to any provision of this Agreement shall be set forth in writing and duly executed by or on behalf of the party to be bound thereby.

17. **COUNTERPARTS.** This Agreement may be executed in any number of counterparts, each of which shall be deemed an original, but all of which when taken together shall constitute one and the same instrument.

18. **NOTICES.** Any communication, notice or demand of any kind whatsoever which either party may be required or may desire to give to or serve upon the other shall be in writing and delivered by personal service (including express or courier service such as Federal Express, Airborne, or other overnight delivery service), or by registered or certified mail, postage prepaid, return receipt requested, or by facsimile (with confirmation of receipt thereof), addressed as follows:

Seller: Cuevas Diagnostics, LLC dba Stat Diagnostics
4710 Katy Freeway
Houston, TX 77007

Buyer: Infinity Capital Management, Inc.
c/o Anne Pantelas
1700 Horizon Ridge Pkwy #206
Henderson, NV 89012

With a copy to: Borg Law Group, LLC

Page 4 of 6



Attn: Brooke M. Borg, Esq.
 8988 W. Cheyenne Ave. #150
 Las Vegas, Nevada 89129
 Telephone: (702) 318-8808
 Email: brooke@borglawgroup.com

Either party may change its address for notices by notice given to the other in the manner provided in this Agreement. Any such communication, notice or demand shall be deemed to have been duly given or served on the date personally served, if by personal service, or on the date shown on the return receipt or other evidence of delivery, if mailed.

19. **RECORDING**. Neither this Agreement nor any memorandum thereof shall be recorded or filed in the public land or other public records of any jurisdiction by Buyer and any attempt to do so may be treated by Seller as a material breach of this Agreement.

20. **GOVERNING LAW**. This Agreement shall be governed by and construed in accordance with the laws of the State of Nevada.

21. **BINDING EFFECT**. This Agreement shall be binding upon and inure to the benefit of each of the parties hereto and to their respective transferees, successors, and assigns. Neither party shall be permitted to assign its interests in this Agreement without the prior written consent of the other party, other than to wholly owned subsidiaries, affiliates or parent entities.

22. **INVALID PROVISIONS**. If any one or more of the provisions of this Agreement, or the applicability of any such provisions to a specific situation, shall be held invalid or unenforceable, such provision shall be modified to the minimum extent necessary to make it or its application valid and enforceable, and the validity and enforceability of all other provisions of this Agreement and all other applications of any such provision shall not be affected thereby.

23. **ASSIGNMENT AND AMENDMENT**. Neither Party may assign this Agreement or any of its rights hereunder without the prior written consent of the other Party. This Agreement may not be amended without the written consent of both Parties.

24. **MISCELLANEOUS**

24.1 It is agreed that time is of the essence in the performance of and compliance with each provision of this Agreement.

24.2 If the final date of any period that is set forth in any provision of this Agreement falls on a Saturday, Sunday or legal holiday under the laws of the United States or the State of Nevada, then and in such event, the duration of such period shall be extended so that it shall end on the next succeeding day which is not a Saturday, Sunday or legal holiday.

24.3 If any legal action, arbitration or other proceeding is commenced to enforce or interpret any provision of this Agreement, the prevailing party shall be entitled to an award of its actual expenses, including without limitation, expert witness fees and reasonable attorneys' fees and disbursements. The phrase "prevailing party" shall include a party that receives substantially the relief desired, whether by settlement, dismissal, summary judgment, judgment or otherwise.

24.4 Any addendum attached hereto and either signed or initialed by the parties shall be deemed a part hereof. This Agreement, including addenda, if any, expresses the entire agreement of the parties and supersedes any and all previous agreements between the parties with regard to the Property. There are no other understandings, oral or written, which in any way alter or enlarge its terms, and there are no warranties or representations of any nature whatsoever, either express or implied, except as set forth herein. Any future modification of this Agreement will be effective only if it is in writing and signed by the party to be charged.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives as of the date first above written.

SELLER:

Cuevas Diagnostics, LLC
 dba STAT DIAGNOSTICS
 a Texas Limited Liability Company

By: Courtney Cuevas, its Vice President
Courtney Cuevas

BUYER:

Infinity Capital Management, Inc.
 a Nevada Corporation

By: 
 Anne Pantelas, President

EXHIBIT A

ACCOUNTS

EXHIBIT 4



Infinity Health Connections™ a division of Infinity Capital Management™

Dear Stat Diagnostics:

Pursuant to our contract executed on September 2019 we are enclosing check # 7282 as payment for the above-named receivables in the amount of \$76,800.00.

Kind Regards,

Anne Pantelas, CEO
Infinity Capital Management
Infinity Health Connections

Enclosed:

1. Check # 7282
73. Claims from Stat Diagnostics



INFINITY CAPITAL MANAGEMENT

INFINITY HEALTH CONNECTIONS
1700 W HORIZON RIDGE PKWY STE 206
HENDERSON, NV 89012
702-228-3499

NEVADA STATE B

THE DOOR TO YOUR FUTURE
P.O. Box 860, Las Vegas, NV 89123
www.nsbbank.com

94-77/1224

Jan 20, 2020

PAY TO THE
ORDER OF CUEVAS INDUSTRIES, INC DBA STAT DIAGNOSTICS

\$ 76,800.00

Seventy-six thousand eight hundred and 00/100

CUEVAS INDUSTRIES, INC DBA STAT DIAGNOSTICS

MEMO

110000 728210



DOLLARS
ED Security features. Details on back.
[Signature] AUTHORIZED SIGNATURE

INFINITY CAPITAL MANAGEMENT

7282

Jan 20, 2020 | 7282

CUEVAS INDUSTRIES, INC DBA STAT DIAGNOSTICS

Reference	Item	Description	Amount
STAT DIAGNOSTICS			600.00
STAT DIAGNOSTICS			1,800.00
STAT DIAGNOSTICS			600.00
STAT DIAGNOSTICS			1,200.00
STAT DIAGNOSTICS			600.00
STAT DIAGNOSTICS			600.00
STAT DIAGNOSTICS			1,800.00
STAT DIAGNOSTICS			1,200.00
STAT DIAGNOSTICS			600.00
STAT DIAGNOSTICS			600.00
STAT DIAGNOSTICS			600.00
STAT DIAGNOSTICS			67,200.00
Plus 63 additional items			

NSB 6375 981236375

TOTAL (includes tax of (0.00)) 76,800.00

INFINITY CAPITAL MANAGEMENT

7282

Jan 20, 2020 | 7282

CUEVAS INDUSTRIES, INC DBA STAT DIAGNOSTICS

Reference	Item	Description	Amount
STAT DIAGNOSTICS			600.00
STAT DIAGNOSTICS			1,800.00
STAT DIAGNOSTICS			600.00
STAT DIAGNOSTICS			1,200.00
STAT DIAGNOSTICS			600.00
STAT DIAGNOSTICS			600.00
STAT DIAGNOSTICS			1,800.00
STAT DIAGNOSTICS			1,200.00
STAT DIAGNOSTICS			600.00
STAT DIAGNOSTICS			600.00
STAT DIAGNOSTICS			600.00
STAT DIAGNOSTICS			67,200.00
Plus 63 additional items			

NSB 6375 [REDACTED]

TOTAL (includes tax of (0.00)) 76,800.00

To: Infinity Capital Management, Inc.
Attention: Anne Pantelas
1700 W Horizon Ridge Pkwy, Ste 206
HENDERSON NV 89012
USA

Invoice Date
Jan 16, 2020

CUEVAS INDUSTRIES, INC
DBA STAT DIAGNOSTICS

Reference Number
STAT DIAGNOSTICS

Batch #4 Part 1

Description	Quantity	Unit Price	Tax	Amount USD
	1.00	600.00	Tax Exempt	600.00
	1.00	1,800.00	Tax Exempt	1,800.00
	1.00	600.00	Tax Exempt	600.00
	1.00	1,200.00	Tax Exempt	1,200.00
	1.00	600.00	Tax Exempt	600.00
	1.00	600.00	Tax Exempt	600.00
	1.00	1,800.00	Tax Exempt	1,800.00
	1.00	1,200.00	Tax Exempt	1,200.00
	1.00	600.00	Tax Exempt	600.00
	1.00	600.00	Tax Exempt	600.00
	1.00	1,200.00	Tax Exempt	1,200.00
	1.00	1,800.00	Tax Exempt	1,800.00
	1.00	1,200.00	Tax Exempt	1,200.00
	1.00	600.00	Tax Exempt	600.00
	1.00	600.00	Tax Exempt	600.00
	1.00	1,200.00	Tax Exempt	1,200.00
	1.00	600.00	Tax Exempt	600.00
	1.00	600.00	Tax Exempt	600.00

This is not a legal invoice

1.00	600.00	Tax Exempt	600.00
1.00	1,800.00	Tax Exempt	1,800.00
1.00	1,800.00	Tax Exempt	1,800.00
1.00	1,200.00	Tax Exempt	1,200.00
1.00	1,200.00	Tax Exempt	1,200.00
1.00	1,200.00	Tax Exempt	1,200.00
1.00	1,200.00	Tax Exempt	1,200.00
1.00	1,200.00	Tax Exempt	1,200.00
1.00	600.00	Tax Exempt	600.00
1.00	2,400.00	Tax Exempt	2,400.00
1.00	600.00	Tax Exempt	600.00
1.00	1,200.00	Tax Exempt	1,200.00
1.00	600.00	Tax Exempt	600.00
1.00	1,800.00	Tax Exempt	1,800.00
1.00	1,200.00	Tax Exempt	1,200.00
1.00	1,200.00	Tax Exempt	1,200.00
1.00	600.00	Tax Exempt	600.00
1.00	1,200.00	Tax Exempt	1,200.00
Subtotal			40,200.00
TOTAL USD			40,200.00
LESS Amount Paid			40,200.00
AMOUNT DUE			0.00

DUE DATE Jan 21, 2020

To: Infinity Capital Management, Inc.
 Attention: Anne Pantelas
 1700 W Horizon Ridge Pkwy, Ste 206
 HENDERSON NV 89012
 USA

Invoice Date
 Jan 16, 2020

Reference Number
 STAT DIAGNOSTICS

CUEVAS INDUSTRIES, INC
 DBA STAT DIAGNOSTICS

Batch#4 Part 2

Description	Quantity	Unit Price	Tax	Amount USD
	1.00	1,800.00	Tax Exempt	1,800.00
	1.00	1,200.00	Tax Exempt	1,200.00
	1.00	1,200.00	Tax Exempt	1,200.00
	1.00	1,200.00	Tax Exempt	1,200.00
	1.00	1,200.00	Tax Exempt	1,200.00
	1.00	1,200.00	Tax Exempt	1,200.00
	1.00	600.00	Tax Exempt	600.00
	1.00	1,800.00	Tax Exempt	1,800.00
	1.00	600.00	Tax Exempt	600.00
	1.00	600.00	Tax Exempt	600.00
	1.00	600.00	Tax Exempt	600.00
	1.00	600.00	Tax Exempt	600.00
	1.00	600.00	Tax Exempt	600.00
	1.00	2,400.00	Tax Exempt	2,400.00
	1.00	600.00	Tax Exempt	600.00
	1.00	600.00	Tax Exempt	600.00
	1.00	1,200.00	Tax Exempt	1,200.00

This is not a legal invoice

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1.00	1,200.00	Tax Exempt	1,200.00
Subtotal			36,600.00
TOTAL USD			36,600.00
LESS Amount Paid			36,600.00
AMOUNT DUE			0.00

DUE DATE Jan 21, 2020

EXHIBIT 5

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		1976-04-22	2019-03-28	Ali	Mokaram	Stat Diagnostics	13594	2019-10-18	
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		1967-02-02	2019-03-18	Lia	Tristan	Stat Diagnostics	13597	2019-10-18	
		1990-02-09	2019-07-14	Miguel A.	Adame	Stat Diagnostics	13602	2019-10-18	
		1990-02-09	2019-07-14	Miguel A.	Adame	Stat Diagnostics	14553	2020-01-20	
		1990-02-09	2019-07-14	Miguel A.	Adame	Stat Diagnostics	17186	2020-02-21	
		1997-07-13	2019-05-18	Juan	Solis	Stat Diagnostics	13608	2019-10-18	
		1985-07-17	2019-05-20	Ali	Mokaram	Stat Diagnostics	13609	2019-10-18	
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		1990-10-21	2019-04-13	Joe Ray	Rodriguez	Stat Diagnostics	13612	2019-10-18	
		1990-10-21	2019-04-13	Joe Ray	Rodriguez	Stat Diagnostics	13613	2019-10-18	
		1946-12-09	2019-02-10	Maria	Barajas	Stat Diagnostics	13615	2019-10-18	
		1991-12-10	2019-06-07	Daniel B.	Cratty	Stat Diagnostics	13619	2019-10-18	
		1990-07-11	2019-06-05	Ali	Mokaram	Stat Diagnostics	13625	2019-10-18	
		1959-04-07	2019-06-05	Ali	Mokaram	Stat Diagnostics	13627	2019-10-18	
		1955-09-24	2019-03-10	Beverly	Caruthers	Stat Diagnostics	13628	2019-10-18	
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		1975-01-15	2019-06-07	Bret	Griffin	Stat Diagnostics	13641	2019-10-18	
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		1983-08-06	2019-02-25	Juana Maria	Calvillo	Stat Diagnostics	13657	2019-10-18	
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		1973-01-21	2019-03-18	Carmen	Elizalde	Stat Diagnostics	13913	2019-10-18	
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		1987-06-10	2019-08-25	Major L.	Adams	Stat Diagnostics	14170	2019-11-10	

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		1972-11-25	2019-07-11	Benny	Agosto, Jr.	Stat Diagnostics	14292	2019-11-10	
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		1975-11-27	2019-08-15	Christopher J.	Leavitt	Stat Diagnostics	14295	2019-11-10	
		2003-06-21	2019-08-02	Cassandra	Evans-Jones	Stat Diagnostics	14296	2019-11-10	
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		1984-05-10	2019-10-07	Sam K.	Mukerji	Stat Diagnostics	14330	2019-12-13	
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		2008-05-15	2019-09-13	Andrew	Kumar	Stat Diagnostics	14403	2019-12-13	
		1969-01-19	2019-08-26	Miguel A.	Adame	Stat Diagnostics	14404	2019-12-13	
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		1980-06-14	2019-10-05	Jonathan B.	Zumwalt	Stat Diagnostics	14586	2020-01-20	
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		1973-05-20	2019-11-10	Miguel A.	Adame	Stat Diagnostics	14616	2020-01-20	
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		1986-03-05	2019-08-28	Thomas James	Barnes	Stat Diagnostics	14618	2020-01-20	
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		1957-01-07	2019-12-07	Ali	Mokaram	Stat Diagnostics	17198	2020-02-21	
		1959-09-19	2019-12-07	Ali	Mokaram	Stat Diagnostics	17199	2020-02-21	
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		1965-05-08	2019-12-04	Ali	Mokaram	Stat Diagnostics	17207	2020-02-21	
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		1968-02-01	2020-01-06	Michael R.	Eddington	Stat Diagnostics	17211	2020-02-21	
		1982-03-06	2019-09-05	Shaun W.	Hodge	Stat Diagnostics	17212	2020-02-21	
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		1989-11-01	2019-11-04	Manuel	Gonzales	Stat Diagnostics	17254	2020-02-21	
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		1958-12-14	2020-02-03	Peter A.	Ruman	Stat Diagnostics	18403	2020-05-01	
		1991-07-05	2019-12-10	Cassandra	Evans-Jones	Stat Diagnostics	17973	2020-03-25	
		1992-06-30	2020-01-22	Manuel	Gonzales	Stat Diagnostics	17975	2020-03-25	
		1971-05-09	2019-12-15	Manuel	Gonzales	Stat Diagnostics	18007	2020-03-25	

PatientFirstName	PatientLastName	DOB	IncidentDate	AttorneyFirstName	AttorneyLastName	Provider	BillId	PaidDate	BillDescription
		1980-07-01	2019-12-15	Ciro	Samperi	Stat Diagnostics	18018	2020-03-25	
		1982-06-13	2020-01-16	George K.	Farah	Stat Diagnostics	18019	2020-03-25	
		1991-11-03	2019-11-27	George K.	Farah	Stat Diagnostics	18020	2020-03-25	
		1993-12-20	2019-12-10	Cassandra	Evans-Jones	Stat Diagnostics	18021	2020-03-25	
		1993-04-05	2019-12-18	Andrew	Kumar	Stat Diagnostics	18022	2020-03-25	
		1965-08-22	2019-03-11	Beverly	Caruthers	Stat Diagnostics	18023	2020-03-25	
		1981-09-13	2020-02-18	Mokaram Law Firm		Stat Diagnostics	18337	2020-05-01	
		1967-09-05	2017-06-11	Christopher J.	Leavitt	Stat Diagnostics	18343	2020-05-01	
		1963-05-13	2020-01-12	Christopher J.	Leavitt	Stat Diagnostics	18345	2020-05-01	
		1989-08-07	2020-01-24	Mokaram Law Firm		Stat Diagnostics	18348	2020-05-01	
		1976-02-20	2020-02-02	Marcus	Spagnoletti	Stat Diagnostics	18349	2020-05-01	
		1973-01-21	1900-01-01	Joe Ray	Rodriguez	Stat Diagnostics	18357	2020-05-01	
		2002-04-17	1900-01-01	Kumar Law Firm		Stat Diagnostics	18398	2020-05-01	
		1994-12-16	2020-02-08	Manuel	Gonzales	Stat Diagnostics	18401	2020-05-01	
		2004-01-15	2019-12-30	Cornelia	Brandfield-Harvey	Stat Diagnostics	18419	2020-05-01	
		1989-11-18	2020-02-18	Andrew	Kumar	Stat Diagnostics	18420	2020-05-01	
		1964-09-03	2020-03-13	Andrew	Kumar	Stat Diagnostics	18421	2020-05-01	
		1983-12-10	2020-02-11	Cassandra	Evans-Jones	Stat Diagnostics	18422	2020-05-01	
		1990-08-21	1900-01-01	DAG Law Firm		Stat Diagnostics	18424	2020-05-01	
		2000-05-18	2020-01-07	Mokaram Law Firm		Stat Diagnostics	18425	2020-05-01	
		2000-11-17	2020-03-04	Andrew	Kumar	Stat Diagnostics	18428	2020-05-01	
		1975-02-02	1900-01-01	Andrew	Kumar	Stat Diagnostics	18433	2020-05-01	
		1941-09-21	1900-01-01	Andrew	Kumar	Stat Diagnostics	18435	2020-05-01	
		1995-05-21	1900-01-01	Johnny	Papantonakis	Stat Diagnostics	18438	2020-05-01	
		1977-07-19	1900-01-01	Elisa	Salazar	Stat Diagnostics	18439	2020-05-01	
		2001-10-29	2020-03-04	Sam K.	Mukerji	Stat Diagnostics	18444	2020-05-01	
		1978-05-07	2020-03-04	Elisa	Salazar	Stat Diagnostics	18445	2020-05-01	
		1994-07-24	2020-01-13	Andrew	Kumar	Stat Diagnostics	18455	2020-05-01	
		2020-11-03	2020-02-05	George K.	Farah	Stat Diagnostics	18459	2020-05-01	
		1958-08-03	1900-01-01	Adame & Garza		Stat Diagnostics	18460	2020-05-01	
		1967-05-27	1900-01-01	Sam K.	Mukerji	Stat Diagnostics	18464	2020-05-01	
		1965-09-12	2020-02-25	Melvin	Houston	Stat Diagnostics	18466	2020-05-01	
		1954-08-26	2020-02-25	Marcus	Spagnoletti	Stat Diagnostics	18494	2020-05-01	
		1988-08-29	2020-02-02	Law Office of Manuel Gonz:		Stat Diagnostics	18495	2020-05-01	
		1990-02-28	2020-01-08	Lozano Law Offices, P.C.		Stat Diagnostics	18498	2020-05-01	
		1976-02-20	2019-09-18	Hector L.	Sandoval	Stat Diagnostics	18499	2020-05-01	
		1962-12-14	2020-02-20	Hector L.	Sandoval	Stat Diagnostics	18548	2020-05-01	
		1991-07-10	1900-01-01	Kumar Law Firm		Stat Diagnostics	18858	2020-05-01	

EXHIBIT 6



Bart K. Larsen, Esq.
blarsen@shea.law

March 7, 2024

Cuevas Diagnostics, L.L.C.
dba Stat Diagnostics
c/o Claudia Lozano
Lozano Law Offices, P.C.
604 East Highway 6
Alvin, Texas 77511

Re: Chapter 7 Bankruptcy Case of Infinity Capital Management, Inc., United States Bankruptcy Court for the District of Nevada, Case No. 21-14486-abl

Dear Ms. Lozano:

This law firm represents HASelect-Medical Receivables Litigation Finance Fund International LP (“HASelect”) in connection with the above-referenced chapter 7 bankruptcy case of Infinity Capital Management, Inc. (“Infinity”). Between February 2019 and April 2020, HASelect made a series of secured loans to Infinity totaling approximately \$15 million. As collateral for such loans, HASelect held a perfected, first-priority security interest in substantially all of Infinity’s assets, including all accounts receivable and other contract rights held by Infinity (the “Collateral”).

As you know, beginning in or around September 2019, Infinity entered into a series of contracts with Cuevas Diagnostics, L.L.C. dba Stat Diagnostics (“Stat Diagnostics”) pursuant to which Infinity funded certain accounts receivable held by Stat Diagnostics in exchange for Stat Diagnostics’ promise to repay the funding received from Infinity plus additional fees at the time of collection of such accounts receivable. Prior to June 2020, it is undisputed that Infinity’s payments to Stat Diagnostics under these contracts were funded with proceeds of HASelect’s loans to Infinity. Similarly, it is undisputed that HASelect holds a perfected, first-priority security interest in all of Infinity’s rights to receive payment on all Stat Diagnostic receivables funded prior to June 2020 as part of its Collateral.

Infinity filed its chapter 7 bankruptcy petition on September 14, 2021 in the United States Bankruptcy Court for the District of Nevada (the “Bankruptcy Court”), Case No. 21-14486-abl (the “Bankruptcy Case”). At that time Infinity owed outstanding loan balances to HASelect in amounts in excess of \$15 million. Infinity also held rights to payment from Stat Diagnostics on at least 469 outstanding accounts receivable (the “Stat Receivables”)¹ that Infinity funded under its contracts with Stat Diagnostics in which HASelect held (and continues to hold) a perfected, first-priority security interest as part of its Collateral.²

On October 15, 2021, the Bankruptcy Court entered an order (the “Abandonment Order”) in which it (i) acknowledged the validity of HASelect’s perfected, first-priority security interest the Collateral and (ii) approved of the abandonment to HASelect of all Collateral, including Infinity’s rights in the Stat Receivables.³

Among other things, the Abandonment Order directed that “[a]ny person that is or may come into possession of any of the Collateral is hereby authorized and directed to turnover such Collateral to HASelect” and further provided that “[a]ny person obligated as to payment of any account receivable included in the Collateral is hereby authorized and directed to remit payment when due directly to HASelect or its designee at such location as HASelect may designate.”⁴ Pursuant to the Abandonment Order, HASelect is entitled to enforce Infinity’s rights to collection as to all Stat Receivables, and Stat Diagnostics is required to pay directly to HASelect all amounts owed to Infinity arising from the collection of the Stat Receivables.

Shortly after the entry of the Abandonment Order, HASelect engaged Gain Servicing (“Gain”) to service and collect all outstanding accounts receivable surrendered to HASelect pursuant to the Abandonment Order, including the Stat Receivables. Over the past two years, Gain has made diligent attempts to collect on the Stat Receivables but has had minimal success. To date, a very small percentage of the Stat Receivables have been paid to HASelect as required under the Abandonment Order.

¹ A list of the Stat Receivables that remained uncollected as of September 14, 2021 is attached hereto as Exhibit 1.

² As you likely know, separate and apart from the Stat Receivables identified in Exhibit 1 attached hereto, Infinity continued to fund additional receivables through Stat Diagnostics from June 2020 through September 2021 (the “Disputed Receivables”). These Disputed Receivables are the subject of an ongoing adversary proceeding brought by HASelect against Tecumseh-Infinity Medical Receivables Fund, LP (“Tecumseh”) in the Bankruptcy Court (Case No. 21-01167-abl) in which HASelect and Tecumseh each claim priority interests in the Disputed Receivables. Pending the resolution of this adversary proceeding, HASelect and Tecumseh have jointly engaged TPL Claim Management, LLC (“TPL”) to collect the Disputed Receivables. An order was entered by the Bankruptcy Court in this adversary proceeding on June 21, 2022 confirming TPL’s authorization to collect the Disputed Receivables. A copy of this order was sent directly to Stat Diagnostics by TPL on or about June 21, 2022. This letter is not intended to address payment or collection of the Dispute Receivables. All amounts owed by Stat Diagnostics arising from its collection of the Disputed Receivables should be remitted to TPL as previously instructed.

³ A copy of the Bankruptcy Court’s October 15, 2021 Abandonment Order is attached hereto as Exhibit 2.

⁴ Copies of the Abandonment Order and other similar orders entered in the Bankruptcy Case were provided directly to Stat Diagnostics multiple times during 2021 and 2022.

Based upon recent investigations of the Stat Receivables, including communications with various parties responsible for payment of the Stat Receivables, HASelect and Gain are informed and believe that Stat Diagnostics has collected a large number of the Stat Receivables during the past two years but has failed to acknowledge such collection and has failed to remit the corresponding payments owed pursuant to its contracts with Infinity to either HASelect or Gain as required under the Abandonment Order. As such, HASelect has good cause to believe that Stat Diagnostics is presently in violation of the Abandonment Order.

HASelect hereby demands that Stat Diagnostics immediately (i) provide a full accounting of all amounts collected on all Stat Receivables since September 14, 2021 and (ii) remit payment to HASelect of all amounts owed arising from the collection of the Stat Receivables. If such accounting and payment is not received from Stat Diagnostics within fourteen (14) days after the date of this letter, HASelect will seek relief from the Bankruptcy Court based on Stat Diagnostics' failure to comply with the Abandonment Order and will seek to compel Stat Diagnostics to provide the accounting demanded herein and to pay all amounts owed to HASelect arising from Stat Diagnostics' collection of the Stat Receivables. If such action is necessary, HASelect will also seek to recover all attorney fees and costs incurred in enforcing its rights in the Stat Receivables.

Thank you for your immediate attention to this matter. I look forward to your timely response.

Sincerely,



Bart K. Larsen, Esq.

Encl.

EXHIBIT 7



Infinity Health Connections™ a division of Infinity Capital Management™

SERVICE AGREEMENT/CONTRACT

This Agreement is effective August 16, 2018 between Infinity Diagnostics, LLC (Provider), in the State of Texas and Infinity Capital Management/Infinity Health Connections (Infinity).

OBLIGATIONS OF INFINITY

1. Infinity shall provide notice to the Provider in the form of a “pre-authorization” of the patient’s authorized procedures by CPT code(s) as soon as is reasonably necessary prior to services being rendered.
2. Infinity agrees to pay for all medically necessary and reasonable charges related to this Agreement for Infinity authorized patients, based on the Compensation Schedule set forth in Attachment A.
3. Infinity shall maintain in its files a Medical Records release executed by the patient. This release shall be made available to Provider upon demand.
4. Infinity understands that the medical care providers (Provider personnel and physicians) retain sole discretion and authority to aid Infinity patients with medically necessary and appropriate treatment as the particular “pre-authorized” medical case warrants. The purpose of this provision is to ensure medically necessary services are provided in accordance with standards of accepted community medical practice. This provision is not intended to waive Infinity’s right to pre-authorize additional medically necessary services or procedures beyond the scope of the particular pre-authorized procedures and the reasonable charges thereof.
5. Infinity shall reimburse Provider for authorized clean claims no more than 45 days from submission to Infinity on a properly completed Claim form or an equivalent acceptable to Infinity, and the Physician’s report. All charges submitted to Infinity will be at the charge customarily charged uniformly to all patients and payors, including Medicare, Medicaid, worker’s compensation and commercial payors. Provider agrees upon request by Infinity to provide all Charge Master Rates including UB-04 Revenue Code, Descriptor Charge and CPT or HCPCS Codes for any and all line item charges from its CDM for the date of service. Should Provider provide medical services that include multiple procedures, Infinity and Provider are to discuss the charges and reimbursements that are applicable. Unless otherwise requested by Provider mailing via regular postal service of the payment within the 45 day period shall satisfy this provision.

The postmark appearing on the envelope shall govern the timeliness of transmittal. If the 30th day falls on a weekend or holiday, the last day shall be the next business day. Please note that Infinity may from time to time require the claims to be independently reviewed so that the billed charges from Provider remain within UCR standards. Should this occur Infinity will advise Provider of such review and the time frame specified herein will be in suspense until the review is completed. All efforts will be made to ensure that the process is not unduly burdensome on any of the parties.

REPRESENTATIONS AND OBLIGATIONS OF PROVIDER

1. Provider or its authorized representative warrants that it has the authority to contract on behalf of its Provider or Practice and to bind them to all the terms and provisions of this Agreement. Provider will notify its authorized personnel of their rights and duties under this Agreement and of all amendments and modifications thereto.
2. Provider shall provide the medically necessary goods and services required to all patients for which are pre-authorized by Infinity. Provider shall provide medically necessary goods and services with the same standard of care, skill and diligence as performed by Provider for other payors. Provider will not differentiate or discriminate in the treatment of any Infinity patient because of age, sex, sexual orientation, race, national origin, religion, health status, physical handicap or source of payment.
3. Provider if possible, shall maintain a license in good standing in the State of its Incorporation and maintain all other licenses and certificates required by law for Provider to provide medical services under this Agreement.
4. Provider is aware that Infinity is not an insurance company, but rather that Infinity acquires patient medical account receivables created by Provider for services rendered to authorized patients. To preserve the payment rights of Infinity, Provider shall take all steps necessary, including but not limited to the production of Forms UB-04 or the equivalent in the state in which Provider is located; reporting the gross fee billing for all procedures, supplies, equipment, carve-outs and other Provider fees; enclose copy of physician's post-operative report; and execute an assignment of interest to Infinity upon receipt of payment. Provider hereby warrants that Provider shall not subordinate, transfer, encumber or otherwise impair the Accounts Receivable acquired by Infinity that were created by rendering services to its patients.
5. Provider shall submit patient claims in accordance with the rules and regulations governing Provider's license if applicable. **Provider shall not provide to patient or patient's legal representative confidential information pertaining to this contract, which includes the underlying reimbursement schedule.** Provider shall send all invoices or billing statements (reflecting the contracted reimbursement amount) directly to Infinity and shall not send such statements directly to patient. Exception, upon request from patient, Provider may send copy of gross fee billing only.
6. Provider shall cooperate with and participate in procedures related to Medical Records availability, transfer and maintenance.

7. Similar to such services currently provided to other patients, Provider (and its appointed representatives such as a patient liaison or nurse) shall coordinate with Infinity and the physician regarding all post-operative instructions, including related surgical recovery medical needs that may be necessary once patient is released by the doctor. Provider is aware that Infinity has contracts with Home Health Care (equipment and nursing) organizations and other medical service providers, and shall consult with Infinity prior to engaging other organizations to provide such post-operative care.
8. Provider shall maintain at its expense insurance coverage as required by Georgia Revised Statutes.
9. Provider shall submit to Infinity only hard copy, complete and accurate “clean “claims, i.e. claims submitted on standard billing forms and not requiring additional information for authorized services. Provider is aware of the need to provide Infinity with a single comprehensive claim for each date of service, rather than transmit numerous partial claims. However, Provider will not be penalized in the event multiple invoices are submitted to Infinity.
10. Provider shall submit claims to Infinity in a timely manner which is defined as being no more than 120 days after the date of service. A delay in the submission of a claim form to Infinity impedes Infinity’s payment rights. Infinity shall not be under any obligation to pay Provider for any claim not timely submitted as set forth above.
11. Unless a claim is disputed, Infinity shall pay Provider/Providers’ clean, complete, accurate and timely submitted claims for authorized services rendered to the patient, in accordance with usual and customary charges for authorized and medically necessary services.
12. Provider shall submit requests for adjustments and/or appeals regarding claim payments by Infinity 120 calendar days after the date of the payment of such claim to Provider or settlement of the case. In the event Provider fails to appeal a claim within such time period Provider shall not have the right to appeal such claim.
13. Provider agrees to provide Infinity with claims and other needed legal paperwork within no more than 30 days from the date Provider receives a written request from Infinity that the claim is needed to preserve Infinity’s payment rights.
14. Infinity shall have the right to review and audit any claims and reconcile any amounts accordingly. Infinity shall make best efforts to comply by Provider’s on-site operational policies that do not have a financial impact.
15. Confidentiality: Infinity and Provider agree to hold all confidential or proprietary information or trade secrets of each other in trust and confidence and agree that such information shall be used only for the purposes contemplated herein, and not for any other purposes.

TERM AND TERMINATION

1. This Agreement shall begin on the date set forth on the first page of this Agreement and shall continue until terminated or renegotiated.
2. Either party may terminate this Agreement with good cause by giving at least thirty (30) calendar days advanced written notice to the other party.
3. If either party is required to seek legal counsel to enforce the terms hereof, the prevailing party shall be entitled to reasonable legal fees, court costs and interest at ten percent per annum as part of its recovery.

INFINITY CAPITAL MANAGEMENT
INFINITY HEALTH CONNECTIONS

By: Printed Name/Signature

Anne Pantelas-CEO

Provider

By: Printed Name/Signature

ATTACHMENT A – COMPENSATION SCHEDULE

Infinity requires and Provider confirms that the gross charges reflect the usual and customary fees (UCR relative value) charged by Providers in Texas for the services and supplies provided.

For MRI & Diagnostic Services:

Infinity shall reimburse Provider at Ten percent (10%) of Gross Charges with a further amount payable on settlement of each case to be calculated at Fifty percent (50%) of the amount received from the case after the Ten percent (10%) is deducted.

For Pain Management Services:

Infinity shall reimburse Provider at Ten percent (10%) of Gross Charges with a further amount payable on settlement of each case to be calculated at Fifty percent (50%) of the amount received from the case after the Ten percent (10%) is deducted.

For Multilevel Injections the Gross Charges for the second and third levels shall be billed at a reduced rate with reimbursement being Ten percent (10%) of the reduced rate Gross Charge.

EXHIBIT 8



Infinity Health Connections™ a division of Infinity Capital Management™

June 12, 2019

Infinity Diagnostics, LLC dba Prestige Medical
3310 Edloe Street
Houston, TX 77027

Patient Name	Law Firm	Payment	D.O.S.
	Crim & Villalpando	\$1,350.00	05.31.19
	Carlie E. Young	\$900.00	05.25.19
	Carlie E. Young	\$900.00	05.22.19
	Carlie E. Young	\$735.00	05.24.19&06.05.19
	James Chapa, PLLC	\$962.90	03.23.18
	Aqrabi & Associates	\$900.00	06.05.19
	Mokaram Law Firm	\$900.00	05.30.19
	Amaro Law Firm	\$1,155.00	05.17.19&06.05.19
	Crim & Villalpando	\$450.00	06.06.19
	Crim & Villalpando	\$450.00	06.06.19
	Carlie E. Young	\$900.00	05.25.19
	Aqrabi & Associates	\$900.00	05.30.19
	Mokaram Law Firm	\$900.00	05.25.19
	Crim & Villalpando	\$900.00	05.31.19
	Crim & Villalpando	\$450.00	06.06.19
	Crim & Villalpando	\$900.00	06.07.19
	Crim & Villalpando	\$450.00	05.28.19
	Crim & Villalpando	\$450.00	05.28.19
	David Ortiz Law Firm	\$450.00	05.21.19
	Crim & Villalpando	\$525.00	05.31.19&06.05.19
	Kevin M. Hall	\$900.00	05.28.19
	Carlie E. Young	\$450.00	05.30.19
	Carlie E. Young	\$900.00	05.28.19



Infinity Health Connections™ a division of Infinity Capital Management™

Dear Infinity Diagnostics dba Prestige Medical:

Pursuant to our letter of agreement dated August 15, 2018 we are enclosing check #6144 as payment for the above-named receivables in the amount of \$17,777.90.

Kind Regards,

Anne Pantelas, CEO
Infinity Capital Management
Infinity Health Connections

Enclosed:

1. Check #6144
23. Claims from Infinity Diagnostics, LLC dba Prestige Medical



INFINITY CAPITAL MANAGEMENT
INFINITY HEALTH CONNECTIONS
1700 W HORIZON RIDGE PKWY STE 206
HENDERSON, NV 89012
702-228-3499

NEVADA STATE BANK
THE DOOR TO YOUR FUTURE
P.O. Box 900, Las Vegas, NV 89125
www.nabank.com
94-77/1224

Jun 13, 2019

PAY TO THE
ORDER OF INFINITY DIAGNOSTICS

\$ 17,777.90

Seventeen thousand seven hundred seventy-seven and 90/100

INFINITY DIAGNOSTICS CENTER
3310 Edloe Street
HOUSTON TX 77027

DOLLARS

Security features. Details on back.

ED

MEMO

AUTHORIZED SIGNATURE

#00006144# 122400779# [REDACTED]

INFINITY CAPITAL MANAGEMENT

6144

Jun 13, 2019 | 6144

Reference	Item	Description	Amount
INFINITY DIAGNOSTICS			1,350.00
INFINITY DIAGNOSTICS			900.00
INFINITY DIAGNOSTICS			900.00
INFINITY DIAGNOSTICS			735.00
INFINITY DIAGNOSTICS			962.90
INFINITY DIAGNOSTICS			900.00
INFINITY DIAGNOSTICS			900.00
INFINITY DIAGNOSTICS			1,155.00
INFINITY DIAGNOSTICS			450.00
INFINITY DIAGNOSTICS			450.00
Plus 13 additional items			9,075.00

Jun 13, 2019 | 6144

NSB 6375 981236375

6144

Jun 13, 2019 | 6144

Reference	Item	Description	Amount
INFINITY DIAGNOSTICS			1,350.00
INFINITY DIAGNOSTICS			900.00
INFINITY DIAGNOSTICS			900.00
INFINITY DIAGNOSTICS			735.00
INFINITY DIAGNOSTICS			962.90
INFINITY DIAGNOSTICS			900.00
INFINITY DIAGNOSTICS			(0.00)
INFINITY DIAGNOSTICS			17,900.00
INFINITY DIAGNOSTICS			1,155.00
INFINITY DIAGNOSTICS			450.00
INFINITY DIAGNOSTICS			450.00
Plus 13 additional items			9,075.00

NSB 6375 [REDACTED]

TOTAL (includes tax of (0.00)) 17,777.90



Infinity Health Connections™ a division of Infinity Capital Management™

June 28, 2019

Infinity Centers United
3310 Edloe Street
Houston, TX 77027

Patient Name	Law Firm	Payment	D.O.S.
	Law Office of Manuel Solis	\$250.00	05.31.19
	Farrar & Ball LLP	\$250.00	05.17.19
	Law Office of Manuel Solis	\$250.00	05.17.19
	Law Office of Manuel Solis	\$250.00	05.30.19
	Law Office of Manuel Solis	\$250.00	05.23.19
	Pusch & Nguyen	\$250.00	04.23.19
	Law Office of Manuel Solis	\$250.00	05.29.19
	Law Office of Manuel Solis	\$250.00	06.10.19

Dear Infinity Centers United:

Pursuant to our letter of agreement dated August 15, 2018 we are enclosing check #6210 as payment for the above-named receivables in the amount of \$2,000.00

Kind Regards,

Anne Pantelas, CEO
Infinity Capital Management
Infinity Health Connections

Enclosed:

1. Check #6210
2. Claims from Infinity Centers United



INFINITY CAPITAL MANAGEMENT
INFINITY HEALTH CONNECTIONS
1700 W HORIZON RIDGE PKWY STE 206
HENDERSON, NV 89012
702-228-3499

NEVADA STATE BANK
THE DOOR TO YOUR FUTURE
P.O. Box 980, Las Vegas, NV 89125
www.nasbank.com
94-771224

Jun 28, 2019

PAY TO THE
ORDER OF INFINITY CENTERS UNITED

\$ 2,000.00

Two thousand and 00/100

INFINITY CENTERS UNITED
3310 Edloe Street
HOUSTON TX 77027

DOLLARS

AUTHORIZED SIGNATURE

MEMO

#00006210# 122400779# 

INFINITY CAPITAL MANAGEMENT

6210

Jun 28, 2019 | 6210

INFINITY CENTERS UNITED

Reference	Item	Description	Amount
INFINITY CENTERS UNI			250.00
INFINITY CENTERS UNI			250.00
INFINITY CENTERS UNI			250.00
INFINITY CENTERS UNI			250.00
INFINITY CENTERS UNI			250.00
INFINITY CENTERS UNI			250.00
INFINITY CENTERS UNI			250.00
INFINITY CENTERS UNI			250.00
INFINITY CENTERS UNI			250.00

NSB 6375 981236375

TOTAL (includes tax of (0.00)) 2,000.00

INFINITY CAPITAL MANAGEMENT

6210

Jun 28, 2019 | 6210

INFINITY CENTERS UNITED

Reference	Item	Description	Amount
INFINITY CENTERS UNI			250.00
INFINITY CENTERS UNI			250.00
INFINITY CENTERS UNI			250.00
INFINITY CENTERS UNI			250.00
INFINITY CENTERS UNI			250.00
INFINITY CENTERS UNI			250.00
INFINITY CENTERS UNI			250.00
INFINITY CENTERS UNI			250.00

NSB 6375 

TOTAL (includes tax of (0.00)) 2,000.00

EXHIBIT 9

PatientFirstName	PatientLastName	DOB	IncidentDate	AttorneyFirstName	AttorneyLastName	Provider	BillId	PaidDate	BillDescription
		1981-07-22	2018-09-24	Joshua R.	Willoughby	Infinity Diagnostics Center	8724	2018-10-29	
		1981-07-22	2018-09-24	Joshua R.	Willoughby	Infinity Diagnostics Center	31229	2021-06-04	
		1959-01-10	2018-09-07	Larry	Littleton	Infinity Diagnostics Center	8723	2018-10-29	
		1959-01-10	2018-09-07	Larry	Littleton	Infinity Diagnostics Center	11440	2019-08-15	
		1988-10-17	2018-08-28	B. Cody	Linn	Infinity Diagnostics Center	8722	2018-10-29	
		1988-10-17	2018-08-28	B. Cody	Linn	Infinity Diagnostics Center	30302	2021-02-24	
		1984-03-03	0001-01-01	D'Ann	Hinkle	Infinity Diagnostics Center	8727	2018-10-29	
		1984-03-03	0001-01-01	D'Ann	Hinkle	Infinity Diagnostics Center	30304	2021-05-13	
		1962-05-18	0001-01-01	Joel A.	Gordon	Infinity Diagnostics Center	8721	2018-10-29	
		1962-05-18	0001-01-01	Joel A.	Gordon	Infinity Diagnostics Center	30301	2021-02-24	
		1960-12-13	2018-07-23	Stephen	Crim II	Infinity Diagnostics Center	8720	2018-10-29	
		1960-12-13	2018-07-23	Stephen	Crim II	Infinity Diagnostics Center	17843	2020-04-14	
		1972-06-26	2018-07-09	Stephen	Crim II	Infinity Diagnostics Center	8869	2018-11-07	
		1972-06-26	2018-07-09	Stephen	Crim II	Infinity Diagnostics Center	8870	2018-11-07	
		1972-06-26	2018-07-09	Stephen	Crim II	Infinity Diagnostics Center	9696	2019-02-01	
		1972-06-26	2018-07-09	Stephen	Crim II	Infinity Diagnostics Center	9697	2019-02-01	
		1972-06-26	2018-07-09	Stephen	Crim II	Infinity Diagnostics Center	9698	2019-02-01	
		1972-06-26	2018-07-09	Stephen	Crim II	Infinity Diagnostics Center	10011	2019-03-07	
		1972-06-26	2018-07-09	Stephen	Crim II	Infinity Diagnostics Center	30314	2021-06-04	
		1972-06-26	2018-07-09	Stephen	Crim II	Infinity Diagnostics Center	30315	2021-06-04	
		1972-06-26	2018-07-09	Stephen	Crim II	Infinity Diagnostics Center	30342	2021-06-04	
		1972-06-26	2018-07-09	Stephen	Crim II	Infinity Diagnostics Center	30343	2021-06-04	
		1972-06-26	2018-07-09	Stephen	Crim II	Infinity Diagnostics Center	30344	2021-06-04	
		1972-06-26	2018-07-09	Stephen	Crim II	Infinity Diagnostics Center	30354	2021-06-04	
		1998-12-29	0001-01-01	Andrew	Piekalkiewicz	Infinity Diagnostics Center	8725	2018-10-29	
		1998-12-29	0001-01-01	Andrew	Piekalkiewicz	Infinity Diagnostics Center	30303	2021-05-13	
		1962-10-08	2018-06-08	B. Cody	Linn	Infinity Diagnostics Center	8718	2018-10-29	
		1962-10-08	2018-06-08	B. Cody	Linn	Infinity Diagnostics Center	8719	2018-10-29	
		1962-10-08	2018-06-08	B. Cody	Linn	Infinity Diagnostics Center	10075	2019-03-19	
		1962-10-08	2018-06-08	B. Cody	Linn	Infinity Diagnostics Center	10076	2019-03-19	
		1997-07-24	2018-07-23	Stephen	Crim II	Infinity Diagnostics Center	8737	2018-10-29	
		1997-07-24	2018-07-23	Stephen	Crim II	Infinity Diagnostics Center	17844	2020-04-14	
		1964-08-24	2018-03-14	B. Cody	Linn	Infinity Diagnostics Center	8741	2018-10-29	
		1964-08-24	2018-03-14	B. Cody	Linn	Infinity Diagnostics Center	30305	2021-02-24	
		1961-06-16	2018-01-10	D. Blake	Apffel	Infinity Diagnostics Center	8743	2018-10-29	
		1961-06-16	2018-01-10	D. Blake	Apffel	Infinity Diagnostics Center	10441	2019-04-30	
		1978-11-12	2018-03-07	John	Mitchell	Infinity Diagnostics Center	8746	2018-10-29	
		1978-11-12	2018-03-07	John	Mitchell	Infinity Diagnostics Center	30306	2021-05-13	
		1964-06-01	2018-06-26	B. Cody	Linn	Infinity Diagnostics Center	8747	2018-10-29	
		1964-06-01	2018-06-26	B. Cody	Linn	Infinity Diagnostics Center	30307	2021-02-24	
		2000-07-02	2018-05-26	Paul R.	Weiss III	Infinity Diagnostics Center	8748	2018-10-29	
		2000-07-02	2018-05-26	Paul R.	Weiss III	Infinity Diagnostics Center	30308	2021-05-13	
		1964-01-25	2018-06-26	B. Cody	Linn	Infinity Diagnostics Center	8749	2018-10-29	
		1964-01-25	2018-06-26	B. Cody	Linn	Infinity Diagnostics Center	30309	2021-02-24	
		1962-02-22	2018-07-24	Christopher	Soileau	Infinity Diagnostics Center	8750	2018-10-29	
		1962-02-22	2018-07-24	Christopher	Soileau	Infinity Diagnostics Center	11336	2019-07-29	
		1985-06-16	2018-08-28	B. Cody	Linn	Infinity Diagnostics Center	8752	2018-10-29	
		1985-06-16	2018-08-28	B. Cody	Linn	Infinity Diagnostics Center	30310	2021-02-24	
		1980-12-24	2018-05-29	Tom N.	Tran	Infinity Diagnostics Center	8755	2018-10-29	
		1980-12-24	2018-05-29	Tom N.	Tran	Infinity Diagnostics Center	31637	2021-02-24	
		1994-01-11	2018-05-14	Darren A.	Miller	Infinity Diagnostics Center	8756	2018-10-29	
		1994-01-11	2018-05-14	Darren A.	Miller	Infinity Diagnostics Center	30311	2021-05-13	

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		1989-03-16	2018-07-12	Ron	May	Infinity Diagnostics Center	8759	2018-10-29	
		1989-03-16	2018-07-12	Ron	May	Infinity Diagnostics Center	9868	2019-02-26	
		2004-06-29	0001-01-01	James	Suerken	Infinity Diagnostics Center	8823	2018-11-07	
		2004-06-29	0001-01-01	James	Suerken	Infinity Diagnostics Center	17847	2021-05-13	
		1992-07-03	0001-01-01	James	Suerken	Infinity Diagnostics Center	8821	2018-11-07	
		1994-03-05	0001-01-01	James	Suerken	Infinity Diagnostics Center	8819	2018-11-07	
		1994-03-05	0001-01-01	James	Suerken	Infinity Diagnostics Center	17846	2021-05-13	
		1986-08-31	2018-01-30	Ronald J.	DeSimone	Infinity Diagnostics Center	8760	2018-11-07	
		1986-08-31	2018-01-30	Ronald J.	DeSimone	Infinity Diagnostics Center	31361	2021-06-03	
		1975-06-02	2018-07-09	Stephen	Crim II	Infinity Diagnostics Center	8783	2018-11-07	
		1975-06-02	2018-07-09	Stephen	Crim II	Infinity Diagnostics Center	30312	2021-02-24	
		1952-05-18	2018-04-26	Audrey	Manito	Infinity Diagnostics Center	8786	2018-11-07	
		1952-05-18	2018-04-26	Audrey	Manito	Infinity Diagnostics Center	17845	2020-04-14	
		1982-01-10	0001-01-01	James	Suerken	Infinity Diagnostics Center	8824	2018-11-07	
		1982-01-10	0001-01-01	James	Suerken	Infinity Diagnostics Center	10294	2019-04-07	
		2003-11-02	0001-01-01	James	Suerken	Infinity Diagnostics Center	8853	2018-11-07	
		2003-11-02	0001-01-01	James	Suerken	Infinity Diagnostics Center	17848	2021-05-13	
		1981-09-06	2016-09-10	Larry	Littleton	Infinity Diagnostics Center	8859	2018-11-07	
		1981-09-06	2016-09-10	Larry	Littleton	Infinity Diagnostics Center	30313	2021-06-04	
		1971-12-17	2018-09-08	R. James	Amaro	Infinity Diagnostics Center	8863	2018-11-07	
		1971-12-17	2018-09-08	R. James	Amaro	Infinity Diagnostics Center	9131	2018-12-13	
		1971-12-17	2018-09-08	R. James	Amaro	Infinity Diagnostics Center	31226	2021-06-04	
		1971-12-17	2018-09-08	R. James	Amaro	Infinity Diagnostics Center	31227	2021-06-04	
		1990-04-24	2018-03-03	Steven	Hooker	Infinity Diagnostics Center	8931	2018-11-16	
		1990-04-24	2018-03-03	Steven	Hooker	Infinity Diagnostics Center	30316	2021-05-13	
		1941-11-15	2018-08-14	Larry	Littleton	Infinity Diagnostics Center	8939	2018-11-16	
		1941-11-15	2018-08-14	Larry	Littleton	Infinity Diagnostics Center	30317	2021-05-13	
		1976-05-05	2018-10-03	Bobby D.	Williams, Jr.	Infinity Diagnostics Center	8947	2018-11-16	
		1976-05-05	2018-10-03	Bobby D.	Williams, Jr.	Infinity Diagnostics Center	11151	2019-06-28	
		1976-05-05	2018-10-03	Bobby D.	Williams, Jr.	Infinity Diagnostics Center	30318	2021-02-24	
		1976-05-05	2018-10-03	Bobby D.	Williams, Jr.	Infinity Diagnostics Center	30395	2021-02-24	
		1995-03-26	2018-03-19	Sadi R.	Antonmattei-Goitia	Infinity Diagnostics Center	8948	2018-11-16	
		1995-03-26	2018-03-19	Sadi R.	Antonmattei-Goitia	Infinity Diagnostics Center	17849	2020-04-14	
		1977-10-04	2018-07-28	Joaquin	Jimenez	Infinity Diagnostics Center	9210	2018-12-13	
		1977-10-04	2018-07-28	Joaquin	Jimenez	Infinity Diagnostics Center	10393	2019-04-24	
		1982-07-13	2017-12-06	Michael	James	Infinity Diagnostics Center	9215	2018-12-13	
		1982-07-13	2017-12-06	Michael	James	Infinity Diagnostics Center	9216	2018-12-13	
		1982-07-13	2017-12-06	Michael	James	Infinity Diagnostics Center	10950	2019-06-13	
		1982-07-13	2017-12-06	Michael	James	Infinity Diagnostics Center	31666	2021-06-15	
		1982-07-13	2017-12-06	Michael	James	Infinity Diagnostics Center	31667	2021-06-15	
		1982-07-13	2017-12-06	Michael	James	Infinity Diagnostics Center	31668	2021-06-15	
		1975-02-20	2018-05-22	Andres	Arguello	Infinity Diagnostics Center	9365	2019-01-08	
		1975-02-20	2018-05-22	Andres	Arguello	Infinity Diagnostics Center	10320	2019-04-17	
		1976-09-03	2018-10-20	Benjamin H.	Ruemke	Infinity Diagnostics Center	9367	2019-01-08	
		1976-09-03	2018-10-20	Benjamin H.	Ruemke	Infinity Diagnostics Center	17850	2020-04-14	
		1951-02-10	2018-10-11	Beverly	Caruthers	Infinity Diagnostics Center	9368	2019-01-08	
		1951-02-10	2018-10-11	Beverly	Caruthers	Infinity Diagnostics Center	9369	2019-01-08	
		1951-02-10	2018-10-11	Beverly	Caruthers	Infinity Diagnostics Center	9601	2019-01-23	
		1951-02-10	2018-10-11	Beverly	Caruthers	Infinity Diagnostics Center	9694	2019-02-01	
		1951-02-10	2018-10-11	Beverly	Caruthers	Infinity Diagnostics Center	10012	2019-03-07	
		1951-02-10	2018-10-11	Beverly	Caruthers	Infinity Diagnostics Center	30319	2021-05-13	
		1951-02-10	2018-10-11	Beverly	Caruthers	Infinity Diagnostics Center	30320	2021-05-13	

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		1951-02-10	2018-10-11	Beverly	Caruthers	Infinity Diagnostics Center	30338	2021-05-13	
		1951-02-10	2018-10-11	Beverly	Caruthers	Infinity Diagnostics Center	30341	2021-05-13	
		1951-02-10	2018-10-11	Beverly	Caruthers	Infinity Diagnostics Center	30355	2021-05-13	
		1994-09-13	2018-10-29	Ali	Mokaram	Infinity Diagnostics Center	9374	2019-01-08	
		1994-09-13	2018-10-29	Ali	Mokaram	Infinity Diagnostics Center	30321	2021-02-24	
		1975-03-31	2018-10-12	Cory	Roth	Infinity Diagnostics Center	9376	2019-01-08	
		1975-03-31	2018-10-12	Cory	Roth	Infinity Diagnostics Center	30322	2021-05-13	
		1990-03-10	2018-07-26	James	Grantham	Infinity Diagnostics Center	9381	2019-01-08	
		1990-03-10	2018-07-26	James	Grantham	Infinity Diagnostics Center	30323	2021-02-24	
		2002-01-19	2018-11-19	Cristobal M.	Galindo	Infinity Diagnostics Center	9384	2019-01-08	
		1970-11-05	2018-11-19	Cristobal M.	Galindo	Infinity Diagnostics Center	9385	2019-01-08	
		1998-05-19	2018-07-31	Stewart J.	Guss	Infinity Diagnostics Center	9393	2019-01-08	
		1998-05-19	2018-07-31	Stewart J.	Guss	Infinity Diagnostics Center	30324	2021-05-13	
		1984-07-16	2018-10-11	Larry	Littleton	Infinity Diagnostics Center	9412	2019-01-08	
		1984-07-16	2018-10-11	Larry	Littleton	Infinity Diagnostics Center	11335	2019-07-29	
		1980-08-15	2018-11-15	B. Cody	Linn	Infinity Diagnostics Center	9414	2019-01-08	
		1980-08-15	2018-11-15	B. Cody	Linn	Infinity Diagnostics Center	11594	2019-08-21	
		1980-08-15	2018-11-15	B. Cody	Linn	Infinity Diagnostics Center	30325	2021-02-24	
		1980-08-15	2018-11-15	B. Cody	Linn	Infinity Diagnostics Center	30416	2021-02-24	
		1975-01-07	2018-09-17	Nicholas M.	Wills	Infinity Diagnostics Center	9420	2019-01-08	
		1977-03-22	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	9423	2019-01-08	
		1977-03-22	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	9424	2019-01-08	
		1977-03-22	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	11114	2019-06-28	
		1977-03-22	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	30326	2021-02-24	
		1977-03-22	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	30327	2021-02-24	
		1977-03-22	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	30387	2021-02-24	
		2000-01-30	2018-11-07	Ali	Mokaram	Infinity Diagnostics Center	9442	2019-01-11	
		2000-01-30	2018-11-07	Ali	Mokaram	Infinity Diagnostics Center	30328	2021-05-13	
		1979-12-17	2018-07-01	Ali	Mokaram	Infinity Diagnostics Center	9444	2019-01-11	
		1979-12-17	2018-07-01	Ali	Mokaram	Infinity Diagnostics Center	30329	2021-02-24	
		1990-04-18	2018-11-08	Ali	Mokaram	Infinity Diagnostics Center	9445	2019-01-11	
		1990-04-18	2018-11-08	Ali	Mokaram	Infinity Diagnostics Center	30330	2021-02-24	
		1999-02-25	2018-11-07	Ali	Mokaram	Infinity Diagnostics Center	9446	2019-01-11	
		1999-02-25	2018-11-07	Ali	Mokaram	Infinity Diagnostics Center	30331	2021-05-13	
		1966-02-05	2018-10-20	Ali	Mokaram	Infinity Diagnostics Center	9447	2019-01-11	
		1966-02-05	2018-10-20	Ali	Mokaram	Infinity Diagnostics Center	30332	2021-02-24	
		1986-05-20	2018-06-30	Ali	Mokaram	Infinity Diagnostics Center	9448	2019-01-11	
		1986-05-20	2018-06-30	Ali	Mokaram	Infinity Diagnostics Center	30333	2021-05-13	
		1982-04-28	2018-11-16	Ali	Mokaram	Infinity Diagnostics Center	9484	2019-01-11	
		1982-04-28	2018-11-16	Ali	Mokaram	Infinity Diagnostics Center	30334	2021-02-24	
		1968-12-18	2018-06-06	Kyle	Herbert	Infinity Diagnostics Center	9492	2019-01-11	
		1968-12-18	2018-06-06	Kyle	Herbert	Infinity Diagnostics Center	17851	2020-04-14	
		1964-01-09	2018-11-30	B. Cody	Linn	Infinity Diagnostics Center	9496	2019-01-11	
		1964-01-09	2018-11-30	B. Cody	Linn	Infinity Diagnostics Center	30335	2021-05-13	
		1983-08-11	2018-08-11	Stephen	Crim II	Infinity Diagnostics Center	9497	2019-01-11	
		1983-08-11	2018-08-11	Stephen	Crim II	Infinity Diagnostics Center	17852	2021-05-13	
		1997-10-04	2018-11-07	Ali	Mokaram	Infinity Diagnostics Center	9577	2019-01-23	
		1997-10-04	2018-11-07	Ali	Mokaram	Infinity Diagnostics Center	30336	2021-05-13	
		1957-10-04	2018-12-08	Thomas F.	Bickham, Jr.	Infinity Diagnostics Center	9580	2019-01-23	
		1957-10-04	2018-12-08	Thomas F.	Bickham, Jr.	Infinity Diagnostics Center	9847	2019-02-19	
		1957-10-04	2018-12-08	Thomas F.	Bickham, Jr.	Infinity Diagnostics Center	17853	2020-04-14	
		1957-10-04	2018-12-08	Thomas F.	Bickham, Jr.	Infinity Diagnostics Center	17857	2020-04-14	

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		1958-08-31	2018-11-24	Beverly	Caruthers	Infinity Diagnostics Center	9581	2019-01-23	
		1958-08-31	2018-11-24	Beverly	Caruthers	Infinity Diagnostics Center	32632	0001-01-01	
		1973-01-23	2018-11-19	Keith W.	Lapeze	Infinity Diagnostics Center	9582	2019-01-23	
		1973-01-23	2018-11-19	Keith W.	Lapeze	Infinity Diagnostics Center	17854	2020-04-14	
		1971-01-13	2018-11-29	Thomas F.	Bickham, Jr.	Infinity Diagnostics Center	9587	2019-01-23	
		1971-01-13	2018-11-29	Thomas F.	Bickham, Jr.	Infinity Diagnostics Center	30337	2021-05-13	
		2000-12-06	2018-11-27	Joshua D.	Chambers	Infinity Diagnostics Center	9692	2019-02-01	
		2000-12-06	2018-11-27	Joshua D.	Chambers	Infinity Diagnostics Center	9822	2019-02-19	
		2000-12-06	2018-11-27	Joshua D.	Chambers	Infinity Diagnostics Center	10010	2019-03-07	
		2000-12-06	2018-11-27	Joshua D.	Chambers	Infinity Diagnostics Center	10227	2019-03-27	
		2000-12-06	2018-11-27	Joshua D.	Chambers	Infinity Diagnostics Center	30339	2021-05-13	
		2000-12-06	2018-11-27	Joshua D.	Chambers	Infinity Diagnostics Center	30346	2021-05-13	
		2000-12-06	2018-11-27	Joshua D.	Chambers	Infinity Diagnostics Center	30353	2021-05-13	
		2000-12-06	2018-11-27	Joshua D.	Chambers	Infinity Diagnostics Center	30358	2021-05-13	
		1999-09-12	2018-11-27	Joshua D.	Chambers	Infinity Diagnostics Center	9693	2019-02-01	
		1999-09-12	2018-11-27	Joshua D.	Chambers	Infinity Diagnostics Center	9819	2019-02-19	
		1999-09-12	2018-11-27	Joshua D.	Chambers	Infinity Diagnostics Center	30340	2021-05-13	
		1999-09-12	2018-11-27	Joshua D.	Chambers	Infinity Diagnostics Center	30345	2021-05-13	
		1987-07-15	2018-12-14	Cameron B.	Ellis	Infinity Diagnostics Center	9750	2019-02-10	
		1987-07-15	2018-12-14	Cameron B.	Ellis	Infinity Diagnostics Center	17855	2020-04-14	
		1995-08-15	2018-10-06	John G.	Miller, Jr.	Infinity Diagnostics Center	9751	2019-02-10	
		1995-08-15	2018-10-06	John G.	Miller, Jr.	Infinity Diagnostics Center	17834	2020-04-14	
		2001-07-05	2018-10-06	John G.	Miller, Jr.	Infinity Diagnostics Center	9756	2019-02-10	
		2001-07-05	2018-10-06	John G.	Miller, Jr.	Infinity Diagnostics Center	17856	2020-04-14	
		1981-11-19	2017-05-30	Larry	Littleton	Infinity Diagnostics Center	9761	2019-02-10	
		1981-11-19	2017-05-30	Larry	Littleton	Infinity Diagnostics Center	10237	2019-03-27	
		1981-11-19	2017-05-30	Larry	Littleton	Infinity Diagnostics Center	11341	2019-07-29	
		1981-11-19	2017-05-30	Larry	Littleton	Infinity Diagnostics Center	11342	2019-07-29	
		1994-05-06	2018-10-12	Thomas F.	Bickham, Jr.	Infinity Diagnostics Center	9848	2019-02-19	
		1994-05-06	2018-10-12	Thomas F.	Bickham, Jr.	Infinity Diagnostics Center	17858	2020-04-14	
		1964-11-25	2018-07-13	Ali	Mokaram	Infinity Diagnostics Center	9850	2019-02-19	
		1964-11-25	2018-07-13	Ali	Mokaram	Infinity Diagnostics Center	30347	2021-02-24	
		1980-09-03	2018-07-29	Ali	Mokaram	Infinity Diagnostics Center	9851	2019-02-19	
		1980-09-03	2018-07-29	Ali	Mokaram	Infinity Diagnostics Center	30348	2021-05-13	
		1972-04-17	2018-06-02	Ali	Mokaram	Infinity Diagnostics Center	9852	2019-02-19	
		1972-04-17	2018-06-02	Ali	Mokaram	Infinity Diagnostics Center	30349	2021-02-24	
		1984-01-21	2019-01-07	Carlie E.	Young	Infinity Diagnostics Center	9953	2019-03-07	
		1984-01-21	2019-01-07	Carlie E.	Young	Infinity Diagnostics Center	17859	2020-04-14	
		1988-03-04	2019-01-29	Brian E.	White	Infinity Diagnostics Center	9954	2019-03-07	
		1988-03-04	2019-01-29	Brian E.	White	Infinity Diagnostics Center	10354	2019-04-17	
		1988-03-04	2019-01-29	Brian E.	White	Infinity Diagnostics Center	17860	2020-04-14	
		1988-03-04	2019-01-29	Brian E.	White	Infinity Diagnostics Center	17868	2020-04-14	
		1967-05-03	2018-12-26	Joshua D.	Chambers	Infinity Diagnostics Center	9955	2019-03-07	
		1967-05-03	2018-12-26	Joshua D.	Chambers	Infinity Diagnostics Center	30350	2021-02-24	
		1970-02-07	2018-12-26	Joshua D.	Chambers	Infinity Diagnostics Center	9956	2019-03-07	
		1970-02-07	2018-12-26	Joshua D.	Chambers	Infinity Diagnostics Center	30351	2021-02-24	
		1986-03-07	2018-12-27	Larry	Littleton	Infinity Diagnostics Center	9957	2019-03-07	
		1986-03-07	2018-12-27	Larry	Littleton	Infinity Diagnostics Center	30352	2021-05-13	
		1987-06-21	2018-12-05	Stewart J.	Guss	Infinity Diagnostics Center	9958	2019-03-07	
		1987-06-21	2018-12-05	Stewart J.	Guss	Infinity Diagnostics Center	17861	2020-04-14	
		1984-05-16	2018-12-21	Nick	Oweyssi	Infinity Diagnostics Center	9959	2019-03-07	
		1984-05-16	2018-12-21	Nick	Oweyssi	Infinity Diagnostics Center	17862	2020-04-14	

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		1996-12-09	2019-01-24	Joshua D.	Chambers	Infinity Diagnostics Center	10024	2019-03-11	
		1996-12-09	2019-01-24	Joshua D.	Chambers	Infinity Diagnostics Center	11119	2019-06-28	
		1996-12-09	2019-01-24	Joshua D.	Chambers	Infinity Diagnostics Center	17863	2020-04-14	
		1996-12-09	2019-01-24	Joshua D.	Chambers	Infinity Diagnostics Center	17880	2020-04-14	
		1989-08-03	2018-06-09	Jason C.	McLaurin	Infinity Diagnostics Center	10029	2019-03-11	
		1989-08-03	2018-06-09	Jason C.	McLaurin	Infinity Diagnostics Center	30356	2021-05-13	
		1978-08-02	2019-02-07	Jason C.	McLaurin	Infinity Diagnostics Center	10030	2019-03-11	
		1978-08-02	2019-02-07	Jason C.	McLaurin	Infinity Diagnostics Center	17864	2020-04-14	
		1993-08-22	2019-01-13	Stewart J.	Guss	Infinity Diagnostics Center	10031	2019-03-11	
		1993-08-22	2019-01-13	Stewart J.	Guss	Infinity Diagnostics Center	30357	2021-05-13	
		1980-12-30	2018-12-12	Stephanie A.	Roman	Infinity Diagnostics Center	10233	2019-03-27	
		1980-12-30	2018-12-12	Stephanie A.	Roman	Infinity Diagnostics Center	30359	2021-06-04	
		1967-10-17	2019-01-25	Stewart J.	Guss	Infinity Diagnostics Center	10236	2019-03-27	
		1967-10-17	2019-01-25	Stewart J.	Guss	Infinity Diagnostics Center	30360	2021-05-13	
		2003-05-30	2019-01-16	Joshua	Hilbe	Infinity Diagnostics Center	10241	2019-03-27	
		2003-05-30	2019-01-16	Joshua	Hilbe	Infinity Diagnostics Center	30361	2021-02-24	
		1986-10-31	2019-02-21	D. Douglas	Mena	Infinity Diagnostics Center	10242	2019-03-27	
		1986-10-31	2019-02-21	D. Douglas	Mena	Infinity Diagnostics Center	32630	0001-01-01	
		1990-01-07	2019-02-12	Holland	Dekeyzer	Infinity Diagnostics Center	10349	2019-04-17	
		1990-01-07	2019-02-12	Holland	Dekeyzer	Infinity Diagnostics Center	32372	0001-01-01	
		1960-10-19	2019-02-17	Joshua D.	Chambers	Infinity Diagnostics Center	10350	2019-04-17	
		1960-10-19	2019-02-17	Joshua D.	Chambers	Infinity Diagnostics Center	30362	2021-02-24	
		1955-05-15	2019-02-26	Gustavo	Villalpando	Infinity Diagnostics Center	10351	2019-04-17	
		1955-05-15	2019-02-26	Gustavo	Villalpando	Infinity Diagnostics Center	17865	2020-04-14	
		2003-03-22	2019-02-26	Gustavo	Villalpando	Infinity Diagnostics Center	10352	2019-04-17	
		2003-03-22	2019-02-26	Gustavo	Villalpando	Infinity Diagnostics Center	17866	2020-04-14	
		1956-09-19	2019-02-17	Joshua D.	Chambers	Infinity Diagnostics Center	10353	2019-04-17	
		1956-09-19	2019-02-17	Joshua D.	Chambers	Infinity Diagnostics Center	10820	2019-05-29	
		1956-09-19	2019-02-17	Joshua D.	Chambers	Infinity Diagnostics Center	17867	2020-04-14	
		1956-09-19	2019-02-17	Joshua D.	Chambers	Infinity Diagnostics Center	17875	2020-04-14	
		1976-10-05	2019-01-18	Thomas F.	Bickham, Jr.	Infinity Diagnostics Center	10360	2019-04-17	
		1996-07-29	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	10361	2019-04-17	
		1996-07-29	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	17869	2020-04-14	
		1993-11-04	2019-01-29	Stewart J.	Guss	Infinity Diagnostics Center	10407	2019-04-24	
		1993-11-04	2019-01-29	Stewart J.	Guss	Infinity Diagnostics Center	32414	0001-01-01	
		1959-06-19	2018-02-09	Benny	Agosto, Jr.	Infinity Diagnostics Center	10408	2019-04-24	
		1959-06-19	2018-02-09	Benny	Agosto, Jr.	Infinity Diagnostics Center	10460	2019-05-04	
		1959-06-19	2018-02-09	Benny	Agosto, Jr.	Infinity Diagnostics Center	30363	2021-06-04	
		1959-06-19	2018-02-09	Benny	Agosto, Jr.	Infinity Diagnostics Center	30364	2021-06-04	
		1965-06-23	2019-03-23	Tanika J.	Solomon	Infinity Diagnostics Center	10465	2019-05-04	
		1965-06-23	2019-03-23	Tanika J.	Solomon	Infinity Diagnostics Center	30365	2021-02-24	
		1962-01-30	2019-03-18	Joshua D.	Chambers	Infinity Diagnostics Center	10488	2019-05-04	
		1962-01-30	2019-03-18	Joshua D.	Chambers	Infinity Diagnostics Center	30366	2021-02-24	
		2000-05-20	2019-04-06	Joshua D.	Chambers	Infinity Diagnostics Center	10490	2019-05-04	
		2000-05-20	2019-04-06	Joshua D.	Chambers	Infinity Diagnostics Center	30367	2021-05-13	
		1999-07-14	2018-07-18	Brian T.	Nguyen	Infinity Diagnostics Center	10619	2019-05-09	
		1999-07-14	2018-07-18	Brian T.	Nguyen	Infinity Diagnostics Center	17870	2020-04-14	
		1976-12-28	0001-01-01	David J.	Romagosa	Infinity Diagnostics Center	10621	2019-05-09	
		1976-12-28	0001-01-01	David J.	Romagosa	Infinity Diagnostics Center	30368	2021-05-13	
		1999-06-16	2019-03-27	Brian E.	White	Infinity Diagnostics Center	10622	2019-05-09	
		1999-06-16	2019-03-27	Brian E.	White	Infinity Diagnostics Center	17871	2020-04-14	
		1997-03-22	2019-03-30	Joshua D.	Chambers	Infinity Diagnostics Center	10626	2019-05-09	

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		1997-03-22	2019-03-30	Joshua D.	Chambers	Infinity Diagnostics Center	31958	2021-06-30	
		1973-09-18	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	10664	2019-05-15	
		1973-09-18	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	17872	2020-04-14	
		1977-08-27	2018-12-20	Stewart J.	Guss	Infinity Diagnostics Center	10677	2019-05-15	
		1977-08-27	2018-12-20	Stewart J.	Guss	Infinity Diagnostics Center	30370	2021-05-13	
		1973-09-21	2019-02-06	Cristobal M.	Galindo	Infinity Diagnostics Center	10686	2019-05-15	
		1973-09-21	2019-02-06	Cristobal M.	Galindo	Infinity Diagnostics Center	31635	2021-06-03	
		1971-04-13	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	10689	2019-05-15	
		1971-04-13	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	17873	2020-04-14	
		1977-02-20	2018-09-30	Joshua D.	Chambers	Infinity Diagnostics Center	10705	2019-05-15	
		1977-02-20	2018-09-30	Joshua D.	Chambers	Infinity Diagnostics Center	30371	2021-06-04	
		1990-05-09	2018-12-22	Rahlita D.	Thornton	Infinity Diagnostics Center	10709	2019-05-15	
		1990-05-09	2018-12-22	Rahlita D.	Thornton	Infinity Diagnostics Center	30372	2021-06-04	
		1988-07-30	2018-10-05	Gloria	Flores	Infinity Diagnostics Center	10711	2019-05-15	
		1988-07-30	2018-10-05	Gloria	Flores	Infinity Diagnostics Center	30373	2021-05-13	
		1991-07-22	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	10755	2019-05-22	
		1991-07-22	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	17874	2020-04-14	
		1941-03-30	2019-01-07	Joshua D.	Chambers	Infinity Diagnostics Center	10816	2019-05-29	
		1941-03-30	2019-01-07	Joshua D.	Chambers	Infinity Diagnostics Center	30374	2021-02-24	
		1997-12-31	2019-05-05	Carlie E.	Young	Infinity Diagnostics Center	10819	2019-05-29	
		1997-12-31	2019-05-05	Carlie E.	Young	Infinity Diagnostics Center	30375	2021-05-13	
		1991-11-10	2019-05-13	Carlie E.	Young	Infinity Diagnostics Center	10824	2019-05-29	
		1991-11-10	2019-05-13	Carlie E.	Young	Infinity Diagnostics Center	32628	0001-01-01	
		1993-01-01	2019-05-04	Joshua D.	Chambers	Infinity Diagnostics Center	10935	2019-06-13	
		1993-01-01	2019-05-04	Joshua D.	Chambers	Infinity Diagnostics Center	30377	2021-06-04	
		1995-12-30	2019-05-04	Joshua D.	Chambers	Infinity Diagnostics Center	10937	2019-06-13	
		1995-12-30	2019-05-04	Joshua D.	Chambers	Infinity Diagnostics Center	30378	2021-02-24	
		1965-03-02	2019-04-26	Carlie E.	Young	Infinity Diagnostics Center	10939	2019-06-13	
		1965-03-02	2019-04-26	Carlie E.	Young	Infinity Diagnostics Center	17876	2020-04-14	
		1976-04-20	2019-04-14	Gustavo	Villalpando	Infinity Diagnostics Center	10940	2019-06-13	
		1976-04-20	2019-04-14	Gustavo	Villalpando	Infinity Diagnostics Center	11266	2019-07-11	
		1976-04-20	2019-04-14	Gustavo	Villalpando	Infinity Diagnostics Center	30379	2021-06-04	
		1976-04-20	2019-04-14	Gustavo	Villalpando	Infinity Diagnostics Center	30405	2021-06-04	
		1997-03-13	2019-04-28	Carlie E.	Young	Infinity Diagnostics Center	10941	2019-06-13	
		1997-03-13	2019-04-28	Carlie E.	Young	Infinity Diagnostics Center	30380	2021-02-24	
		1964-06-05	2019-05-04	Carlie E.	Young	Infinity Diagnostics Center	10942	2019-06-13	
		1964-06-05	2019-05-04	Carlie E.	Young	Infinity Diagnostics Center	31638	2021-02-24	
		1970-06-30	2019-04-14	Gustavo	Villalpando	Infinity Diagnostics Center	10943	2019-06-13	
		1970-06-30	2019-04-14	Gustavo	Villalpando	Infinity Diagnostics Center	11249	2019-07-11	
		1970-06-30	2019-04-14	Gustavo	Villalpando	Infinity Diagnostics Center	30381	2021-06-04	
		1970-06-30	2019-04-14	Gustavo	Villalpando	Infinity Diagnostics Center	30400	2021-06-04	
		1975-11-15	2019-04-19	Kevin M.	Hall	Infinity Diagnostics Center	10946	2019-06-13	
		1975-11-15	2019-04-19	Kevin M.	Hall	Infinity Diagnostics Center	17877	2020-04-14	
		1989-03-28	2019-04-27	R. James	Amaro	Infinity Diagnostics Center	10948	2019-06-13	
		1989-03-28	2019-04-27	R. James	Amaro	Infinity Diagnostics Center	30382	2021-06-04	
		1994-08-01	2019-05-09	Carlie E.	Young	Infinity Diagnostics Center	10949	2019-06-13	
		1994-08-01	2019-05-09	Carlie E.	Young	Infinity Diagnostics Center	17878	2020-04-14	
		1984-07-03	2019-05-13	Carlie E.	Young	Infinity Diagnostics Center	10959	2019-06-13	
		1984-07-03	2019-05-13	Carlie E.	Young	Infinity Diagnostics Center	17879	2020-04-14	
		1983-12-29	2019-02-14	Ali	Mokaram	Infinity Diagnostics Center	10960	2019-06-13	
		1983-12-29	2019-02-14	Ali	Mokaram	Infinity Diagnostics Center	30383	2021-02-24	
		1995-09-18	2019-04-01	Gustavo	Villalpando	Infinity Diagnostics Center	10962	2019-06-13	

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		1995-09-18	2019-04-01	Gustavo	Villalpando	Infinity Diagnostics Center	11401	2019-07-30	
		1995-09-18	2019-04-01	Gustavo	Villalpando	Infinity Diagnostics Center	30384	2021-02-24	
		1995-09-18	2019-04-01	Gustavo	Villalpando	Infinity Diagnostics Center	30408	2021-02-24	
		1971-01-20	2019-03-15	Carlie E.	Young	Infinity Diagnostics Center	10963	2019-06-13	
		1971-01-20	2019-03-15	Carlie E.	Young	Infinity Diagnostics Center	30385	2021-05-13	
		1992-11-20	2019-02-27	Ali	Mokaram	Infinity Diagnostics Center	10964	2019-06-13	
		1992-11-20	2019-02-27	Ali	Mokaram	Infinity Diagnostics Center	30386	2021-02-24	
		1993-07-28	2019-03-30	Joshua D.	Chambers	Infinity Diagnostics Center	11120	2019-06-28	
		1993-07-28	2019-03-30	Joshua D.	Chambers	Infinity Diagnostics Center	11583	2019-08-21	
		1993-07-28	2019-03-30	Joshua D.	Chambers	Infinity Diagnostics Center	30388	2021-06-04	
		1993-07-28	2019-03-30	Joshua D.	Chambers	Infinity Diagnostics Center	30413	2021-06-04	
		1967-02-20	2019-04-10	Joshua D.	Chambers	Infinity Diagnostics Center	11121	2019-06-28	
		1967-02-20	2019-04-10	Joshua D.	Chambers	Infinity Diagnostics Center	11588	2019-08-21	
		1967-02-20	2019-04-10	Joshua D.	Chambers	Infinity Diagnostics Center	30389	2021-02-24	
		1967-02-20	2019-04-10	Joshua D.	Chambers	Infinity Diagnostics Center	30415	2021-02-24	
		1955-10-26	2019-05-02	Anthony L.	Bannwart	Infinity Diagnostics Center	11122	2019-06-28	
		1955-10-26	2019-05-02	Anthony L.	Bannwart	Infinity Diagnostics Center	30390	2021-06-04	
		1987-04-02	2019-04-03	Joshua D.	Chambers	Infinity Diagnostics Center	11123	2019-06-28	
		1987-04-02	2019-04-03	Joshua D.	Chambers	Infinity Diagnostics Center	11582	2019-08-21	
		1987-04-02	2019-04-03	Joshua D.	Chambers	Infinity Diagnostics Center	30391	2021-02-24	
		1987-04-02	2019-04-03	Joshua D.	Chambers	Infinity Diagnostics Center	30412	2021-02-24	
		1986-12-27	2019-04-27	Joshua D.	Chambers	Infinity Diagnostics Center	11124	2019-06-28	
		1986-12-27	2019-04-27	Joshua D.	Chambers	Infinity Diagnostics Center	11245	2019-07-11	
		1986-12-27	2019-04-27	Joshua D.	Chambers	Infinity Diagnostics Center	17881	2020-04-14	
		1986-12-27	2019-04-27	Joshua D.	Chambers	Infinity Diagnostics Center	17885	2020-04-14	
		1967-09-01	2018-10-20	Ali	Mokaram	Infinity Diagnostics Center	11134	2019-06-28	
		1967-09-01	2018-10-20	Ali	Mokaram	Infinity Diagnostics Center	30392	2021-02-24	
		1977-11-14	2019-04-26	Joshua D.	Chambers	Infinity Diagnostics Center	11140	2019-06-28	
		1977-11-14	2019-04-26	Joshua D.	Chambers	Infinity Diagnostics Center	11403	2019-07-30	
		1977-11-14	2019-04-26	Joshua D.	Chambers	Infinity Diagnostics Center	17882	2020-04-14	
		1977-11-14	2019-04-26	Joshua D.	Chambers	Infinity Diagnostics Center	17891	2020-04-14	
		1984-05-18	2019-05-23	Gustavo	Villalpando	Infinity Diagnostics Center	11142	2019-06-28	
		1984-05-18	2019-05-23	Gustavo	Villalpando	Infinity Diagnostics Center	17883	2020-04-14	
		1983-05-20	2019-04-11	Kevin	Wright	Infinity Diagnostics Center	11143	2019-06-28	
		1983-05-20	2019-04-11	Kevin	Wright	Infinity Diagnostics Center	30610	2021-06-04	
		1966-02-19	2019-04-21	Joshua D.	Chambers	Infinity Diagnostics Center	11144	2019-06-28	
		1966-02-19	2019-04-21	Joshua D.	Chambers	Infinity Diagnostics Center	30393	2021-05-13	
		1962-08-19	0001-01-01	Todd W.	Phares	Infinity Diagnostics Center	11147	2019-06-28	
		1962-08-19	0001-01-01	Todd W.	Phares	Infinity Diagnostics Center	30394	2021-06-04	
		1945-08-06	2018-12-21	Adam H.	Miller	Infinity Diagnostics Center	11152	2019-06-28	
		1945-08-06	2018-12-21	Adam H.	Miller	Infinity Diagnostics Center	30396	2021-05-13	
		1992-04-22	0001-01-01	Donale L.	Evans	Infinity Diagnostics Center	11165	2019-07-02	
		1992-04-22	0001-01-01	Donale L.	Evans	Infinity Diagnostics Center	30625	2021-06-04	
		1996-03-10	2019-05-13	Helena	Tokarew	Infinity Diagnostics Center	11166	2019-07-02	
		1996-03-10	2019-05-13	Helena	Tokarew	Infinity Diagnostics Center	32627	0001-01-01	
		1981-09-14	2019-05-02	Helena	Tokarew	Infinity Diagnostics Center	11167	2019-07-02	
		1981-09-14	2019-05-02	Helena	Tokarew	Infinity Diagnostics Center	30397	2021-06-04	
		1988-12-23	2019-03-21	Joshua D.	Chambers	Infinity Diagnostics Center	11168	2019-07-02	
		1988-12-23	2019-03-21	Joshua D.	Chambers	Infinity Diagnostics Center	30398	2021-02-24	
		1963-05-11	2019-02-14	David J.	Romagosa	Infinity Diagnostics Center	11169	2019-07-02	
		1963-05-11	2019-02-14	David J.	Romagosa	Infinity Diagnostics Center	17884	2020-04-14	
		1991-10-06	2019-06-04	Anthony L.	Bannwart	Infinity Diagnostics Center	11248	2019-07-11	

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		1991-10-06	2019-06-04	Anthony L.	Bannwart	Infinity Diagnostics Center	30399	2021-05-13	
		1985-08-23	2019-04-19	Gustavo	Villalpando	Infinity Diagnostics Center	11250	2019-07-11	
		1985-08-23	2019-04-19	Gustavo	Villalpando	Infinity Diagnostics Center	30401	2021-02-24	
		1995-10-30	2019-06-21	Carlie E.	Young	Infinity Diagnostics Center	11252	2019-07-11	
		1995-10-30	2019-06-21	Carlie E.	Young	Infinity Diagnostics Center	17886	2020-04-14	
		2005-01-25	2018-06-21	Carlie E.	Young	Infinity Diagnostics Center	11253	2019-07-11	
		2005-01-25	2018-06-21	Carlie E.	Young	Infinity Diagnostics Center	30402	2021-05-13	
		1975-01-25	2019-06-15	Carlie E.	Young	Infinity Diagnostics Center	11254	2019-07-11	
		1975-01-25	2019-06-15	Carlie E.	Young	Infinity Diagnostics Center	17887	2020-04-14	
		2003-09-29	2019-06-15	Carlie E.	Young	Infinity Diagnostics Center	11255	2019-07-11	
		2003-09-29	2019-06-15	Carlie E.	Young	Infinity Diagnostics Center	17888	2020-04-14	
		1990-10-06	2019-06-19	Carlie E.	Young	Infinity Diagnostics Center	11261	2019-07-11	
		1990-11-11	2019-06-04	Anthony L.	Bannwart	Infinity Diagnostics Center	11262	2019-07-11	
		1990-11-11	2019-06-04	Anthony L.	Bannwart	Infinity Diagnostics Center	30403	2021-05-13	
		1968-06-01	2019-05-10	Helena	Tokarew	Infinity Diagnostics Center	11264	2019-07-11	
		1968-06-01	2019-05-10	Helena	Tokarew	Infinity Diagnostics Center	30404	2021-06-04	
		1961-11-05	2019-02-18	Crystal	Henry	Infinity Diagnostics Center	11267	2019-07-11	
		1961-11-05	2019-02-18	Crystal	Henry	Infinity Diagnostics Center	30406	2021-05-13	
		2000-03-28	2019-07-05	Carlie E.	Young	Infinity Diagnostics Center	11355	2019-07-29	
		2000-03-28	2019-07-05	Carlie E.	Young	Infinity Diagnostics Center	17889	2020-04-14	
		1998-03-17	2019-07-05	Carlie E.	Young	Infinity Diagnostics Center	11356	2019-07-29	
		1998-03-17	2019-07-05	Carlie E.	Young	Infinity Diagnostics Center	17890	2020-04-14	
		1993-12-24	2019-06-06	Helena	Tokarew	Infinity Diagnostics Center	11358	2019-07-29	
		1993-12-24	2019-06-06	Helena	Tokarew	Infinity Diagnostics Center	32631	0001-01-01	
		2004-04-28	2019-07-05	Carlie E.	Young	Infinity Diagnostics Center	11360	2019-07-29	
		2004-04-28	2019-07-05	Carlie E.	Young	Infinity Diagnostics Center	30407	2021-06-04	
		1985-04-05	2019-05-04	Joshua D.	Chambers	Infinity Diagnostics Center	11404	2019-07-30	
		1985-04-05	2019-05-04	Joshua D.	Chambers	Infinity Diagnostics Center	30409	2021-02-24	
		1974-10-13	2019-05-29	Carlie E.	Young	Infinity Diagnostics Center	11407	2019-07-30	
		1974-10-13	2019-05-29	Carlie E.	Young	Infinity Diagnostics Center	30410	2021-05-13	
		1955-04-19	2019-06-06	Helena	Tokarew	Infinity Diagnostics Center	11410	2019-07-30	
		1955-04-19	2019-06-06	Helena	Tokarew	Infinity Diagnostics Center	31957	2021-06-30	
		1995-01-26	2019-05-08	Kevin M.	Hall	Infinity Diagnostics Center	11411	2019-07-30	
		1995-01-26	2019-05-08	Kevin M.	Hall	Infinity Diagnostics Center	32629	0001-01-01	
		1973-03-05	2017-01-12	Kevin M.	Camp	Infinity Diagnostics Center	11412	2019-07-30	
		1973-03-05	2017-01-12	Kevin M.	Camp	Infinity Diagnostics Center	30616	2021-06-04	
		1985-05-23	2019-05-22	Darren A.	Miller	Infinity Diagnostics Center	11578	2019-08-21	
		1985-05-23	2019-05-22	Darren A.	Miller	Infinity Diagnostics Center	30411	2021-02-24	
		1996-10-22	2019-07-15	Carlie E.	Young	Infinity Diagnostics Center	11586	2019-08-21	
		1996-10-22	2019-07-15	Carlie E.	Young	Infinity Diagnostics Center	17892	2020-04-14	
		1974-07-28	2019-05-25	Carlie E.	Young	Infinity Diagnostics Center	11591	2019-08-21	
		1974-07-28	2019-05-25	Carlie E.	Young	Infinity Diagnostics Center	17893	2020-04-14	
		1999-11-09	2019-06-10	Carlie E.	Young	Infinity Diagnostics Center	11598	2019-08-21	
		1999-11-09	2019-06-10	Carlie E.	Young	Infinity Diagnostics Center	17894	2020-04-14	
		1988-09-22	2019-05-17	Carlie E.	Young	Infinity Diagnostics Center	11603	2019-08-21	
		1988-09-22	2019-05-17	Carlie E.	Young	Infinity Diagnostics Center	17895	2020-04-14	
		1964-05-27	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	11606	2019-08-21	
		1964-05-27	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	17896	2020-04-14	
		1999-12-22	2019-05-17	Joshua D.	Chambers	Infinity Diagnostics Center	11608	2019-08-21	
		1996-01-10	2019-05-06	Gustavo	Villalpando	Infinity Diagnostics Center	11609	2019-08-21	
		1996-01-10	2019-05-06	Gustavo	Villalpando	Infinity Diagnostics Center	30417	2021-05-13	
		1992-02-23	2019-04-22	Joshua D.	Chambers	Infinity Diagnostics Center	11611	2019-08-21	

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		1992-02-23	2019-04-22	Joshua D.	Chambers	Infinity Diagnostics Center	31959	2021-06-30	
		2011-03-12	2019-06-15	Carlie E.	Young	Infinity Diagnostics Center	11615	2019-08-21	
		2011-03-12	2019-06-15	Carlie E.	Young	Infinity Diagnostics Center	17897	2020-04-14	
		1952-08-06	2018-10-25	Larry	Littleton	Infinity Diagnostics Center	8864	2018-11-07	
		1981-06-26	2017-11-14	Steven	Hooker	Infinity Diagnostics Center	8952	2018-11-16	
		1974-09-12	2018-06-01	Reginald	Ibe	Infinity Diagnostics Center	9493	2019-01-11	
		1974-09-12	2018-06-01	Reginald	Ibe	Infinity Diagnostics Center	9494	2019-01-11	
		1956-12-12	2018-12-05	Barbara J.	Hudson	Infinity Diagnostics Center	9759	2019-02-10	
		1967-03-24	2019-03-20	Carlos	Leon	Infinity Diagnostics Center	10348	2019-04-17	
		1978-03-10	2018-05-19	Benny	Agosto, Jr.	Infinity Centers United	10399	2019-04-24	
		1979-03-30	2019-03-17	Benny	Agosto, Jr.	Infinity Centers United	10402	2019-04-24	
		2007-10-16	2019-03-19	Benny	Agosto, Jr.	Infinity Centers United	10403	2019-04-24	
		1956-12-03	2019-03-17	Benny	Agosto, Jr.	Infinity Centers United	10404	2019-04-24	
		1997-04-02	2019-03-17	Benny	Agosto, Jr.	Infinity Centers United	10405	2019-04-24	
		2010-04-20	2019-03-17	Juan	Solis	Infinity Centers United	10544	2019-05-15	
		1976-11-25	2019-03-17	Juan	Solis	Infinity Centers United	10545	2019-05-15	
		1985-04-07	2019-03-17	Juan	Solis	Infinity Centers United	10547	2019-05-06	
		1961-03-29	2019-03-17	Juan	Solis	Infinity Centers United	10548	2019-05-06	
		1960-08-21	2019-03-18	Juan	Solis	Infinity Centers United	10549	2019-05-06	
		1960-08-21	2019-03-18	Juan	Solis	Infinity Centers United	11030	2019-06-28	
		2007-12-12	2019-03-18	Juan	Solis	Infinity Centers United	10550	2019-05-06	
		2009-11-25	2019-03-17	Juan	Solis	Infinity Centers United	10551	2019-05-06	
		1979-11-16	2019-03-17	Juan	Solis	Infinity Centers United	10552	2019-05-06	
		1974-10-23	2019-03-17	Juan	Solis	Infinity Centers United	10553	2019-05-06	
		2007-11-01	2019-03-17	Juan	Solis	Infinity Centers United	10554	2019-05-15	
		2014-02-14	2019-03-17	Juan	Solis	Infinity Centers United	10555	2019-05-15	
		1984-07-28	2019-03-17	Juan	Solis	Infinity Centers United	10556	2019-05-15	
		2001-12-18	2019-03-17	Juan	Solis	Infinity Centers United	10557	2019-05-15	
		1998-12-03	2019-03-17	Juan	Solis	Infinity Centers United	10558	2019-05-15	
z		2006-07-29	2019-03-17	Juan	Solis	Infinity Centers United	10559	2019-05-06	
z		1985-01-04	2019-03-17	Juan	Solis	Infinity Centers United	10560	2019-05-06	
		1957-08-27	2019-03-17	Juan	Solis	Infinity Centers United	10561	2019-05-15	
		1962-04-04	2019-03-17	Juan	Solis	Infinity Centers United	10562	2019-05-06	
		1999-09-29	2019-03-17	Benny	Agosto, Jr.	Infinity Centers United	10563	2019-05-15	
		1976-01-08	2019-03-17	Juan	Solis	Infinity Centers United	10564	2019-05-15	
		1970-07-10	2019-03-17	Juan	Solis	Infinity Centers United	10565	2019-05-06	
		2006-03-13	2019-03-17	Juan	Solis	Infinity Centers United	10568	2019-05-06	
		2008-09-18	2019-03-17	Juan	Solis	Infinity Centers United	10570	2019-05-06	
		2007-08-09	2019-03-17	Juan	Solis	Infinity Centers United	10571	2019-05-06	
		1968-09-15	2019-03-17	Juan	Solis	Infinity Centers United	10573	2019-05-06	
		1963-04-06	2019-03-17	Juan	Solis	Infinity Centers United	10574	2019-05-06	
		2000-10-11	2019-03-17	Juan	Solis	Infinity Centers United	10575	2019-05-06	
		1955-02-02	2019-03-17	Juan	Solis	Infinity Centers United	10577	2019-05-06	
		1969-05-11	2019-03-17	Juan	Solis	Infinity Centers United	10578	2019-05-06	
		1985-09-12	2019-03-17	Juan	Solis	Infinity Centers United	10579	2019-05-06	
		1984-06-01	2019-03-17	Juan	Solis	Infinity Centers United	10580	2019-05-06	
		1984-06-01	2019-03-17	Juan	Solis	Infinity Centers United	11663	2019-09-06	
		1975-06-08	2019-03-17	Juan	Solis	Infinity Centers United	10581	2019-05-06	
		1955-04-12	2019-03-17	Juan	Solis	Infinity Centers United	10582	2019-05-06	
		1963-09-29	2019-03-17	Juan	Solis	Infinity Centers United	10583	2019-05-06	
		1963-09-07	2019-03-17	Juan	Solis	Infinity Centers United	10584	2019-05-06	
		1986-06-22	2019-03-17	Juan	Solis	Infinity Centers United	10586	2019-05-06	

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		1979-03-05	2019-03-17	Juan	Solis	Infinity Centers United	10588	2019-05-15	
		1968-09-04	2019-03-17	Brant J.	Stogner	Infinity Centers United	10589	2019-05-15	
		1956-05-11	2019-03-17	Juan	Solis	Infinity Centers United	10590	2019-05-15	
		1964-09-12	2019-03-17	Juan	Solis	Infinity Centers United	10591	2019-05-06	
		1987-09-30	2019-03-17	Juan	Solis	Infinity Centers United	10597	2019-05-06	
		1957-09-16	2019-03-17	Benny	Agosto, Jr.	Infinity Centers United	10598	2019-05-06	
		2013-05-21	2019-03-17	Juan	Solis	Infinity Centers United	10600	2019-05-15	
		1959-02-24	2019-03-18	Juan	Solis	Infinity Centers United	10603	2019-05-15	
		1959-02-24	2019-03-18	Juan	Solis	Infinity Centers United	10602	2019-05-06	
		2008-08-09	2019-03-17	Alan J.	Garcia	Infinity Centers United	10604	2019-05-06	
		1997-02-27	2019-03-17	Juan	Solis	Infinity Centers United	10605	2019-05-15	
		1957-02-17	2019-03-17	Juan	Solis	Infinity Centers United	10606	2019-05-15	
		1970-12-06	2019-03-17	Juan	Solis	Infinity Centers United	10607	2019-05-15	
		1986-11-03	2019-03-17	Juan	Solis	Infinity Centers United	10608	2019-05-15	
		1970-08-27	2019-03-17	Juan	Solis	Infinity Centers United	10609	2019-05-06	
		1994-10-29	2019-03-17	Juan	Solis	Infinity Centers United	10610	2019-05-15	
		1974-06-12	2019-03-17	Juan	Solis	Infinity Centers United	10611	2019-05-15	
		1983-11-03	2019-03-17	Juan	Solis	Infinity Centers United	10628	2019-05-15	
		1957-12-06	2019-03-17	Juan	Solis	Infinity Centers United	10629	2019-05-15	
		1951-05-24	2019-03-17	Juan	Solis	Infinity Centers United	10630	2019-05-15	
		2001-11-30	2019-03-17	Alan J.	Garcia	Infinity Centers United	10633	2019-05-06	
		1972-05-18	2019-03-17	Juan	Solis	Infinity Centers United	10639	2019-05-06	
		1955-09-17	2019-03-17	Benny	Agosto, Jr.	Infinity Centers United	10640	2019-05-06	
		1980-09-12	2019-03-17	Juan	Solis	Infinity Centers United	10718	2019-05-22	
		1952-01-04	2019-03-18	Juan	Solis	Infinity Centers United	10778	2019-05-31	
		1990-08-09	2019-03-18	Juan	Solis	Infinity Centers United	10779	2019-05-31	
		1946-12-20	2019-03-18	Juan	Solis	Infinity Centers United	10780	2019-05-31	
		1960-02-05	2019-03-18	Juan	Solis	Infinity Centers United	10781	2019-05-31	
		1959-06-17	2019-03-18	Juan	Solis	Infinity Centers United	10782	2019-05-31	
		1972-09-11	2019-03-18	Juan	Solis	Infinity Centers United	10783	2019-05-31	
		1972-09-11	2019-03-18	Juan	Solis	Infinity Centers United	11413	2019-08-15	
		1977-10-05	2019-03-18	Juan	Solis	Infinity Centers United	10784	2019-05-31	
		1994-12-24	2019-03-18	Juan	Solis	Infinity Centers United	10785	2019-05-31	
		1956-02-13	2019-03-17	Benny	Agosto, Jr.	Infinity Centers United	10786	2019-05-31	
		1972-01-11	2019-03-18	Juan	Solis	Infinity Centers United	10854	2019-06-07	
		1967-02-23	2019-03-18	Juan	Solis	Infinity Centers United	10855	2019-06-07	
		1974-11-07	2019-03-18	Juan	Solis	Infinity Centers United	10856	2019-06-07	
		1982-04-01	2019-03-18	Juan	Solis	Infinity Centers United	10857	2019-06-07	
		1982-04-01	2019-03-18	Juan	Solis	Infinity Centers United	10858	2019-06-07	
		1969-11-08	2019-03-18	Juan	Solis	Infinity Centers United	10861	2019-06-07	
		2003-03-20	2019-03-18	Juan	Solis	Infinity Centers United	10863	2019-06-07	
		1961-03-13	2019-03-18	Juan	Solis	Infinity Centers United	10864	2019-06-07	
		2009-09-15	2019-03-18	Juan	Solis	Infinity Centers United	10865	2019-06-07	
		2012-01-17	2019-03-18	Juan	Solis	Infinity Centers United	10866	2019-06-07	
		1984-08-12	2019-03-18	Juan	Solis	Infinity Centers United	10867	2019-06-07	
		1998-01-13	2019-03-18	Juan	Solis	Infinity Centers United	10868	2019-06-07	
		1986-05-18	2019-03-18	Juan	Solis	Infinity Centers United	10873	2019-06-07	
		2004-01-17	2019-03-18	Juan	Solis	Infinity Centers United	10876	2019-06-07	
		1984-12-21	2019-03-18	Juan	Solis	Infinity Centers United	10877	2019-06-07	
		1955-10-10	2019-03-18	Juan	Solis	Infinity Centers United	10878	2019-06-07	
		1955-10-10	2019-03-18	Juan	Solis	Infinity Centers United	11629	2019-08-26	
		1992-05-19	2019-03-18	Juan	Solis	Infinity Centers United	10879	2019-06-07	

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		1976-10-23	2019-03-18	Juan	Solis	Infinity Centers United	10880	2019-06-07	
		1996-01-18	2019-03-18	Juan	Solis	Infinity Centers United	10881	2019-06-07	
		1972-08-03	2019-03-18	Juan	Solis	Infinity Centers United	10882	2019-06-07	
		2005-10-24	2019-03-18	Juan	Solis	Infinity Centers United	10883	2019-06-07	
		1970-12-25	2019-03-18	Juan	Solis	Infinity Centers United	10884	2019-06-07	
		1960-05-10	2019-03-18	Juan	Solis	Infinity Centers United	10885	2019-06-07	
		2015-01-09	2019-03-18	Juan	Solis	Infinity Centers United	10886	2019-06-07	
		1998-06-23	2019-03-18	Juan	Solis	Infinity Centers United	10887	2019-06-07	
		1959-11-26	2019-03-17	Benny	Agosto, Jr.	Infinity Centers United	10916	2019-06-17	
		1959-11-26	2019-03-17	Benny	Agosto, Jr.	Infinity Centers United	11415	2019-08-15	
		1959-11-26	2019-03-17	Benny	Agosto, Jr.	Infinity Centers United	11465	2019-08-15	
		1965-10-02	2019-03-18	William R.	Ogden	Infinity Centers United	11031	2019-06-28	
		1992-12-23	2019-03-17	William R.	Ogden	Infinity Centers United	11033	2019-06-28	
		1974-06-28	2019-03-18	Juan	Solis	Infinity Centers United	11034	2019-06-28	
		1982-04-21	2019-03-18	Juan	Solis	Infinity Centers United	11035	2019-06-28	
		1966-03-03	2019-03-18	Juan	Solis	Infinity Centers United	11037	2019-06-28	
		1975-08-26	2019-03-18	Juan	Solis	Infinity Centers United	11038	2019-06-28	
		1986-06-27	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11040	2019-06-28	
		1986-06-27	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11178	2019-07-18	
		1968-06-25	2019-03-17	William R.	Ogden	Infinity Centers United	11073	2019-06-30	
		1968-06-25	2019-03-17	William R.	Ogden	Infinity Centers United	11414	2019-08-15	
		1967-02-19	2019-03-17	William R.	Ogden	Infinity Centers United	11074	2019-06-30	
		1990-01-18	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11181	2019-07-18	
		1962-07-31	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11183	2019-07-18	
		1978-12-11	2019-03-18	Juan	Solis	Infinity Centers United	11558	2019-08-15	
		1978-12-11	2019-03-18	Juan	Solis	Infinity Centers United	11416	2019-08-15	
		1954-11-09	2019-03-17	Benny	Agosto, Jr.	Infinity Centers United	11417	2019-08-15	
		1954-11-09	2019-03-17	Benny	Agosto, Jr.	Infinity Centers United	11488	2019-08-15	
		1968-05-03	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11418	2019-08-15	
		1977-07-16	2019-03-17	Benny	Agosto, Jr.	Infinity Centers United	11489	2019-08-15	
		1981-09-09	2019-03-17	Benny	Agosto, Jr.	Infinity Centers United	11492	2019-08-15	
		1986-02-28	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11493	2019-08-15	
		1963-04-13	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11494	2019-08-15	
		1985-02-16	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11496	2019-08-15	
		1955-04-22	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11497	2019-08-15	
		1950-10-11	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11499	2019-08-15	
		1982-08-24	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11500	2019-08-15	
		1985-03-11	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11501	2019-08-15	
		1996-09-09	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11502	2019-08-15	
		1962-12-07	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11503	2019-08-15	
		1971-06-14	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11504	2019-08-15	
		2001-10-10	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11505	2019-08-15	
		1989-12-29	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11506	2019-08-15	
		1960-07-06	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11507	2019-08-15	
		1996-04-11	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11508	2019-08-15	
		1979-04-03	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11509	2019-08-15	
		1995-10-18	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11510	2019-08-15	
		1959-02-24	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11511	2019-08-15	
		1962-11-26	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11512	2019-08-15	
		1969-03-22	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11513	2019-08-15	
		1995-09-03	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11514	2019-08-15	
		1962-08-12	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11515	2019-08-15	

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		1949-02-21	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11516	2019-08-15	
		1942-11-20	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11517	2019-08-15	
		1961-05-01	2019-03-17	Mario A.	Rodriguez	Infinity Centers United	11518	2019-08-15	
		2010-08-13	2019-03-18	Juan	Solis	Infinity Centers United	11519	2019-08-15	
		1989-06-22	2019-03-18	Juan	Solis	Infinity Centers United	11520	2019-08-15	
		2002-01-12	2019-03-18	Juan	Solis	Infinity Centers United	11521	2019-08-15	
		1964-05-04	2019-03-18	Juan	Solis	Infinity Centers United	11524	2019-08-15	
		1969-01-06	2019-03-18	Juan	Solis	Infinity Centers United	11525	2019-08-15	
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		1972-07-07	2019-03-18	Juan	Solis	Infinity Centers United	11533	2019-08-15	
		1970-03-06	2019-03-18	Juan	Solis	Infinity Centers United	11534	2019-08-15	
		1970-04-03	2019-03-18	Juan	Solis	Infinity Centers United	11535	2019-08-15	
		1978-12-05	2019-03-18	Juan	Solis	Infinity Centers United	11536	2019-08-15	
		1991-09-14	2019-03-18	Juan	Solis	Infinity Centers United	11537	2019-08-15	
		1971-09-24	2019-03-18	Juan	Solis	Infinity Centers United	11538	2019-08-15	
		1970-11-06	2019-03-18	Juan	Solis	Infinity Centers United	11539	2019-08-15	
		1998-07-12	2019-03-18	Juan	Solis	Infinity Centers United	11541	2019-08-15	
		1969-04-22	2019-03-18	Juan	Solis	Infinity Centers United	11543	2019-08-15	
		1992-05-14	2019-03-18	Juan	Solis	Infinity Centers United	11545	2019-08-15	
		1968-08-23	2019-03-18	Juan	Solis	Infinity Centers United	11546	2019-08-15	
		2002-09-01	2019-03-18	Juan	Solis	Infinity Centers United	11547	2019-08-15	
		1962-08-14	2019-03-18	Juan	Solis	Infinity Centers United	11548	2019-08-15	
		1968-04-02	2019-03-17	William R.	Ogden	Infinity Centers United	11551	2019-08-15	
		1985-04-25	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11549	2019-08-15	
		1985-04-25	2019-03-17	Anthony Akins	Pusch	Infinity Centers United	11550	2019-08-15	
		2004-06-26	2019-03-18	Juan	Solis	Infinity Centers United	11552	2019-08-15	
		1981-01-09	2019-03-18	Juan	Solis	Infinity Centers United	11553	2019-08-15	
		1984-12-22	2019-03-18	Juan	Solis	Infinity Centers United	11554	2019-08-15	
		1971-08-31	2019-03-17	William R.	Ogden	Infinity Centers United	11555	2019-08-15	
		1986-01-21	2019-03-17	William R.	Ogden	Infinity Centers United	11556	2019-08-15	
		1957-04-28	2019-03-17	William R.	Ogden	Infinity Centers United	11557	2019-08-15	
		1977-02-04	2019-03-18	Juan	Solis	Infinity Centers United	11559	2019-08-15	
		1980-02-29	2018-08-13	Stephen	Crim II	Infinity Diagnostics Center	8709	2018-10-29	
		1980-02-29	2018-08-13	Stephen	Crim II	Infinity Diagnostics Center	9425	2019-01-08	
		1980-02-29	2018-08-13	Stephen	Crim II	Infinity Diagnostics Center	9426	2019-01-08	
		1980-02-29	2018-08-13	Stephen	Crim II	Infinity Diagnostics Center	9828	2019-02-19	
		1980-02-29	2018-08-13	Stephen	Crim II	Infinity Diagnostics Center	10244	2019-03-27	
		1945-04-02	2018-08-07	Stephen	Crim II	Infinity Diagnostics Center	8728	2018-10-29	
		1953-02-13	2018-05-09	Chance A.	McMillan	Infinity Diagnostics Center	8726	2018-10-29	
		1977-04-22	2018-04-10	Jared B.	Ynigez	Infinity Diagnostics Center	8715	2018-10-29	
		1977-04-22	2018-04-10	Jared B.	Ynigez	Infinity Diagnostics Center	8716	2018-10-29	
		1996-09-11	2018-07-10	Jeff	McCarthy	Infinity Diagnostics Center	8717	2018-10-29	
		1964-09-15	2016-12-17	Tommy L.	Yeates	Infinity Diagnostics Center	8742	2018-10-29	
		1979-11-25	2012-05-12	Ruben	Rendon	Infinity Diagnostics Center	8744	2018-10-29	
		1994-04-13	0001-01-01	Andrew	Piekalkiewicz	Infinity Diagnostics Center	8745	2018-10-29	
		1954-05-02	2017-11-03	Alan J.	Garcia	Infinity Diagnostics Center	8751	2018-10-29	
		1957-08-03	2018-04-30	Amanda	Wendenburg	Infinity Diagnostics Center	8753	2018-10-29	
		1957-08-03	2018-04-30	Amanda	Wendenburg	Infinity Diagnostics Center	8935	2018-11-16	
		1957-08-03	2018-04-30	Amanda	Wendenburg	Infinity Diagnostics Center	10754	2019-05-22	
		1978-09-22	2018-03-22	Benjamin H.	Ruemke	Infinity Diagnostics Center	8757	2018-10-29	

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		1970-07-21	2017-08-25	Benjamin H.	Ruemke	Infinity Diagnostics Center	8758	2018-10-29	
		1987-09-01	2018-08-28	Stephen	Crim II	Infinity Diagnostics Center	8850	2018-11-07	
		1962-12-18	2017-11-27	Stephen	Crim II	Infinity Diagnostics Center	8832	2018-11-07	
		1962-12-18	2017-11-27	Stephen	Crim II	Infinity Diagnostics Center	8833	2018-11-07	
		1962-12-18	2017-11-27	Stephen	Crim II	Infinity Diagnostics Center	9220	2018-12-13	
		1962-12-18	2017-11-27	Stephen	Crim II	Infinity Diagnostics Center	9222	2018-12-13	
		1962-12-18	2017-11-27	Stephen	Crim II	Infinity Diagnostics Center	9495	2019-01-11	
		1951-09-24	2018-10-25	Larry	Littleton	Infinity Diagnostics Center	8867	2018-11-07	
		1974-10-30	2018-02-22	Steven	Hooker	Infinity Diagnostics Center	8932	2018-11-16	
		1961-05-31	2017-12-20	Steven	Hooker	Infinity Diagnostics Center	8934	2018-11-16	
		1990-04-01	2018-10-25	Larry	Littleton	Infinity Diagnostics Center	8936	2018-11-16	
		1985-11-27	2018-10-12	Benjamin H.	Ruemke	Infinity Diagnostics Center	8937	2018-11-16	
		1985-11-27	2018-10-12	Benjamin H.	Ruemke	Infinity Diagnostics Center	8938	2018-11-16	
		1979-08-07	2018-06-11	Benny	Agosto, Jr.	Infinity Diagnostics Center	8956	2018-11-16	
		1979-08-07	2018-06-11	Benny	Agosto, Jr.	Infinity Diagnostics Center	8957	2018-11-16	
		1979-08-07	2018-06-11	Benny	Agosto, Jr.	Infinity Diagnostics Center	10825	2019-05-29	
		1996-02-17	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	9139	2018-12-13	
		1996-02-17	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	9602	2019-01-23	
		1980-07-22	2017-02-10	Amanda	Wendenburg	Infinity Diagnostics Center	9141	2018-12-13	
		1959-04-27	2018-07-23	Roshun	Phipps	Infinity Diagnostics Center	9212	2018-12-13	
		1998-11-24	2018-11-26	Sherry S.	Chandler	Infinity Diagnostics Center	9356	2019-01-08	
		1998-11-24	2018-11-26	Sherry S.	Chandler	Infinity Diagnostics Center	9849	2019-02-19	
		1980-02-02	2015-06-12	Sherry S.	Chandler	Infinity Diagnostics Center	9382	2019-01-08	
		2002-10-28	2018-10-21	Cristobal M.	Galindo	Infinity Diagnostics Center	9388	2019-01-08	
		1983-08-02	2018-11-21	Cristobal M.	Galindo	Infinity Diagnostics Center	9390	2019-01-08	
		1965-03-29	2017-11-10	Stewart J.	Guss	Infinity Diagnostics Center	9392	2019-01-08	
		2003-04-11	2018-12-03	Joshua D.	Chambers	Infinity Diagnostics Center	9394	2019-01-08	
		2003-04-11	2018-12-03	Joshua D.	Chambers	Infinity Diagnostics Center	9691	2019-02-01	
		2001-06-16	2018-12-03	Joshua D.	Chambers	Infinity Diagnostics Center	9410	2019-01-08	
		2001-06-16	2018-12-03	Joshua D.	Chambers	Infinity Diagnostics Center	9690	2019-02-01	
		1990-12-13	2018-11-28	Ali	Mokaram	Infinity Diagnostics Center	9413	2019-01-08	
		1969-10-14	2018-12-18	Stephen	Crim II	Infinity Diagnostics Center	9417	2019-01-08	
		1966-12-06	2018-09-11	Ali	Mokaram	Infinity Diagnostics Center	9449	2019-01-11	
		1960-05-20	2018-07-19	Ali	Mokaram	Infinity Diagnostics Center	9450	2019-01-11	
		1961-07-19	2018-07-01	Ali	Mokaram	Infinity Diagnostics Center	9469	2019-01-11	
		1990-02-09	2018-02-02	Ali	Mokaram	Infinity Diagnostics Center	9487	2019-01-11	
		1955-06-14	2018-10-31	Joshua D.	Chambers	Infinity Diagnostics Center	9488	2019-01-11	
		1984-06-07	2018-10-12	Joshua D.	Chambers	Infinity Diagnostics Center	9489	2019-01-11	
		1984-06-07	2018-10-12	Joshua D.	Chambers	Infinity Diagnostics Center	9490	2019-01-11	
		1984-06-07	2018-10-12	Joshua D.	Chambers	Infinity Diagnostics Center	9695	2019-02-01	
		1984-06-07	2018-10-12	Joshua D.	Chambers	Infinity Diagnostics Center	9882	2019-02-26	
		1984-06-07	2018-10-12	Joshua D.	Chambers	Infinity Diagnostics Center	9883	2019-02-26	
		1952-08-12	2018-08-28	Stephen	Crim II	Infinity Diagnostics Center	9491	2019-01-11	
		1989-07-24	2018-11-08	Ali	Mokaram	Infinity Diagnostics Center	9584	2019-01-23	
		1977-03-24	2018-11-29	Nefi	Lopez	Infinity Diagnostics Center	9585	2019-01-23	
		1971-08-07	0001-01-01	Jason T.	Johnson	Infinity Diagnostics Center	9586	2019-01-23	
		1971-08-07	0001-01-01	Jason T.	Johnson	Infinity Diagnostics Center	10232	2019-03-27	
		1998-02-09	2018-11-26	Nefi	Lopez	Infinity Diagnostics Center	9588	2019-01-23	
		1978-07-14	2018-11-29	Nefi	Lopez	Infinity Diagnostics Center	9689	2019-02-01	
		2000-03-25	2018-11-26	Nefi	Lopez	Infinity Diagnostics Center	9760	2019-02-10	
		1988-03-01	2018-09-30	Todd W.	Phares	Infinity Diagnostics Center	9762	2019-02-10	
		1979-06-29	2016-09-20	Amanda	Wendenburg	Infinity Diagnostics Center	9825	2019-02-19	

PatientFirstName	PatientLastName	DOB	IncidentDate	AttorneyFirstName	AttorneyLastName	Provider	BillId	PaidDate	BillDescription
		1994-11-14	2018-11-26	Joshua D.	Chambers	Infinity Diagnostics Center	9827	2019-02-19	
		1994-11-14	2018-11-26	Joshua D.	Chambers	Infinity Diagnostics Center	10023	2019-03-11	
		1994-11-14	2018-11-26	Joshua D.	Chambers	Infinity Diagnostics Center	10243	2019-03-27	
		1971-01-23	2018-09-18	Joshua D.	Chambers	Infinity Diagnostics Center	9829	2019-02-19	
		1958-09-05	2018-12-26	Anthony L.	Bannwart	Infinity Diagnostics Center	10025	2019-03-11	
		1979-07-09	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	10026	2019-03-11	
		1979-07-09	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	10702	2019-05-15	
		1979-07-09	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	11173	2019-07-02	
		1960-05-17	2019-01-03	Cristobal M.	Galindo	Infinity Diagnostics Center	10027	2019-03-11	
		1949-02-24	2019-01-03	Cristobal M.	Galindo	Infinity Diagnostics Center	10028	2019-03-11	
		1992-06-04	2019-02-01	Cristobal M.	Galindo	Infinity Diagnostics Center	10228	2019-03-27	
		1979-02-14	2018-10-11	Steven	Owsley	Infinity Diagnostics Center	10229	2019-03-27	
		2001-09-20	2019-02-27	Cristobal M.	Galindo	Infinity Diagnostics Center	10231	2019-03-27	
		1985-12-18	2019-02-11	Steven	Owsley	Infinity Diagnostics Center	10238	2019-03-27	
		1989-12-15	2019-01-11	Joshua D.	Chambers	Infinity Diagnostics Center	10345	2019-04-17	
		1979-08-08	2019-04-02	Benny	Agosto, Jr.	Infinity Diagnostics Center	10346	2019-04-17	
		1979-08-08	2019-04-02	Benny	Agosto, Jr.	Infinity Diagnostics Center	11066	2019-06-21	
		1979-08-08	2019-04-02	Benny	Agosto, Jr.	Infinity Diagnostics Center	11117	2019-06-28	
		1989-12-15	2019-01-17	Gustavo	Villalpando	Infinity Diagnostics Center	10347	2019-04-17	
		1977-06-09	2018-10-24	Ian	Nelsen	Infinity Diagnostics Center	10355	2019-04-17	
		1977-06-09	2018-10-24	Ian	Nelsen	Infinity Diagnostics Center	10828	2019-05-29	
		1989-03-05	2019-02-26	Joshua D.	Chambers	Infinity Diagnostics Center	10410	2019-04-24	
		1989-03-05	2019-02-26	Joshua D.	Chambers	Infinity Diagnostics Center	10688	2019-05-15	
		1989-03-05	2019-02-26	Joshua D.	Chambers	Infinity Diagnostics Center	10832	2019-05-29	
		1989-03-05	2019-02-26	Joshua D.	Chambers	Infinity Diagnostics Center	11402	2019-07-30	
		1964-09-09	2019-02-11	Kevin	Wright	Infinity Diagnostics Center	10411	2019-04-24	
		1964-09-09	2019-02-11	Kevin	Wright	Infinity Diagnostics Center	10477	2019-05-04	
		1967-08-23	2019-02-04	Joshua D.	Chambers	Infinity Diagnostics Center	10462	2019-05-04	
		1944-11-10	2019-03-23	Tanika J.	Solomon	Infinity Diagnostics Center	10464	2019-05-04	
		1940-09-15	2019-03-23	Tanika J.	Solomon	Infinity Diagnostics Center	10466	2019-05-04	
		1985-04-08	2019-03-15	Marcell	Owens	Infinity Diagnostics Center	10484	2019-05-04	
		1985-04-08	2019-03-15	Marcell	Owens	Infinity Diagnostics Center	11125	2019-06-28	
		1994-07-14	2018-11-27	Jonathan C.	Juhan	Infinity Diagnostics Center	10620	2019-05-09	
		1961-12-29	2019-03-15	Marcell	Owens	Infinity Diagnostics Center	10623	2019-05-09	
		1989-01-20	0001-01-01	Nicholas M.	Wills	Infinity Diagnostics Center	10624	2019-05-09	
		1996-07-05	2019-03-30	Joshua D.	Chambers	Infinity Diagnostics Center	10627	2019-05-09	
		1989-06-09	2019-03-19	Joshua D.	Chambers	Infinity Diagnostics Center	10682	2019-05-15	
		1989-06-09	2019-03-19	Joshua D.	Chambers	Infinity Diagnostics Center	10821	2019-05-29	
		1989-06-09	2019-03-19	Joshua D.	Chambers	Infinity Diagnostics Center	11113	2019-06-28	
		1979-01-20	2019-03-03	Joshua D.	Chambers	Infinity Diagnostics Center	10809	2019-05-29	
		1979-01-20	2019-03-03	Joshua D.	Chambers	Infinity Diagnostics Center	11581	2019-08-21	
		1990-09-30	2019-03-03	Joshua D.	Chambers	Infinity Diagnostics Center	10813	2019-05-29	
		1990-09-30	2019-03-03	Joshua D.	Chambers	Infinity Diagnostics Center	11579	2019-08-21	
		1962-10-29	2019-03-04	M. Obaid	Shariff	Infinity Diagnostics Center	10817	2019-05-29	
		1996-12-03	2019-04-30	David P.	Havins	Infinity Diagnostics Center	10822	2019-05-29	
		1990-04-05	2019-02-17	Stewart J.	Guss	Infinity Diagnostics Center	10823	2019-05-29	
		1945-10-04	2019-04-19	Kevin M.	Hall	Infinity Diagnostics Center	10827	2019-05-29	
		1976-03-11	2019-04-02	Joshua D.	Chambers	Infinity Diagnostics Center	10831	2019-05-29	
		1976-03-11	2019-05-17	Gustavo	Villalpando	Infinity Diagnostics Center	11604	2019-08-21	
		1957-02-08	2019-04-22	Joshua D.	Chambers	Infinity Diagnostics Center	10934	2019-06-13	
		1975-10-27	2019-04-10	David	Ortiz	Infinity Diagnostics Center	10944	2019-06-13	
		1974-08-13	2019-05-24	Nathalie	Galindo	Infinity Diagnostics Center	10951	2019-06-13	

PatientFirstName	PatientLastName	DOB	IncidentDate	AttorneyFirstName	AttorneyLastName	Provider	BillId	PaidDate	BillDescription
		1996-06-10	2019-05-18	Nathalie	Galindo	Infinity Diagnostics Center	10955	2019-06-13	
		1997-07-28	2019-03-23	Joshua D.	Chambers	Infinity Diagnostics Center	10957	2019-06-13	
		1997-03-02	2019-03-23	Joshua D.	Chambers	Infinity Diagnostics Center	10958	2019-06-13	
		1997-03-02	2019-03-23	Joshua D.	Chambers	Infinity Diagnostics Center	11135	2019-06-28	
		1993-07-12	2019-04-13	Joshua D.	Chambers	Infinity Diagnostics Center	11126	2019-06-28	
		1999-11-28	2019-02-22	Vu	Nguyen	Infinity Diagnostics Center	11138	2019-06-28	
		2000-01-09	2019-02-21	Joshua D.	Chambers	Infinity Diagnostics Center	11145	2019-06-28	
		2000-01-09	2019-02-21	Joshua D.	Chambers	Infinity Diagnostics Center	11589	2019-08-21	
		1988-05-04	2018-11-19	David R.	Feldman	Infinity Diagnostics Center	11170	2019-07-02	
		1986-01-02	2019-03-25	Stewart J.	Guss	Infinity Diagnostics Center	11246	2019-07-11	
		1992-09-07	2019-04-13	Joshua D.	Chambers	Infinity Diagnostics Center	11251	2019-07-11	
		1999-08-16	2019-05-10	Helena	Tokarew	Infinity Diagnostics Center	11263	2019-07-11	
		1971-09-16	2019-06-15	Carlie E.	Young	Infinity Diagnostics Center	11265	2019-07-11	
		1980-11-01	2019-05-02	Helena	Tokarew	Infinity Diagnostics Center	11268	2019-07-11	
		1957-11-12	2018-10-20	Jason C.	McLaurin	Infinity Diagnostics Center	11357	2019-07-29	
		1990-09-15	2019-07-04	Vu	Nguyen	Infinity Diagnostics Center	11362	2019-07-29	
		1999-04-12	2019-06-18	Anthony L.	Bannwart	Infinity Diagnostics Center	11364	2019-07-29	
		1956-12-10	2019-06-16	Anthony L.	Bannwart	Infinity Diagnostics Center	11365	2019-07-29	
		1996-12-31	2019-06-11	Carlie E.	Young	Infinity Diagnostics Center	11367	2019-07-29	
		1966-03-06	2019-07-06	Nathalie	Galindo	Infinity Diagnostics Center	11405	2019-07-30	
		1974-05-18	2019-06-19	Anthony L.	Bannwart	Infinity Diagnostics Center	11408	2019-07-30	
		1961-10-10	2019-05-11	Tanika J.	Solomon	Infinity Diagnostics Center	11409	2019-07-30	
		1973-04-01	2019-06-12	Kevin M.	Hall	Infinity Diagnostics Center	11572	2019-08-21	
		1995-09-24	2019-03-13	Joshua D.	Chambers	Infinity Diagnostics Center	11573	2019-08-21	
		1969-08-23	2019-06-11	Rusty	Harrison	Infinity Diagnostics Center	11575	2019-08-21	
		1986-12-29	2019-07-08	Nathalie	Galindo	Infinity Diagnostics Center	11576	2019-08-21	
		1974-07-09	2019-05-17	Gustavo	Villalpando	Infinity Diagnostics Center	11584	2019-08-21	
		1971-06-20	2019-06-11	Nathalie	Galindo	Infinity Diagnostics Center	11587	2019-08-21	
		1980-04-29	2019-07-08	Nathalie	Galindo	Infinity Diagnostics Center	11592	2019-08-21	
		1962-02-08	2019-06-03	Gustavo	Villalpando	Infinity Diagnostics Center	11593	2019-08-21	
		1980-09-11	0001-01-01	David W.	Bergquist	Infinity Diagnostics Center	11595	2019-08-21	
		1999-09-06	2019-06-29	Carlie E.	Young	Infinity Diagnostics Center	11596	2019-08-21	
		1973-02-20	2019-06-06	Helena	Tokarew	Infinity Diagnostics Center	11597	2019-08-21	
		1992-03-30	2019-06-19	Carlie E.	Young	Infinity Diagnostics Center	11602	2019-08-21	
		1985-05-14	2019-06-25	Kevin M.	Hall	Infinity Diagnostics Center	11607	2019-08-21	
		1993-10-02	2019-04-12	Joshua D.	Chambers	Infinity Diagnostics Center	11610	2019-08-21	
		1982-01-01	2019-05-04	Joshua D.	Chambers	Infinity Diagnostics Center	11612	2019-08-21	
		1991-07-12	0001-01-01	David W.	Bergquist	Infinity Diagnostics Center	11613	2019-08-21	
		1976-08-07	2019-05-14	Stewart J.	Guss	Infinity Diagnostics Center	11614	2019-08-21	

EXHIBIT 10



Bart K. Larsen, Esq.
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March 6, 2024

Infinity Diagnostics Center LLC
c/o Jessica Hatch
24 East Greenway Plaza, Suite 1705
Houston, Texas 77511

Infinity Centers United LLC
c/o Jessica Hatch
2929 Weslayan Street, Apt. 2408
Houston, Texas 77027

Re: Chapter 7 Bankruptcy Case of Infinity Capital Management, Inc., United States Bankruptcy Court for the District of Nevada, Case No. 21-14486-abl

Dear Ms. Hatch:

As you will recall, this law firm represents HASelect-Medical Receivables Litigation Finance Fund International LP (“HASelect”) in connection with the above-referenced chapter 7 bankruptcy case of Infinity Capital Management, Inc. (“ICM”). Between February 2019 and April 2020, HASelect made a series of secured loans to ICM totaling approximately \$15 million. As collateral for such loans, HASelect held a perfected, first-priority security interest in substantially all of ICM’s assets, including all accounts receivable and other contract rights held by ICM (the “Collateral”).

Beginning in or around October 2014, ICM entered into a series of transactions with Infinity Diagnostics Center LLC and Infinity Centers United LLC (collectively, “Infinity Diagnostics”) in which ICM purchased the rights to collect approximately 767 accounts receivable originated by Infinity Diagnostics (the “Infinity Receivables”).¹ The vast majority of funds used by Infinity to purchase the Infinity Receivables from Infinity Diagnostics were proceeds of HASelect’s loan to ICM. Accordingly, HASelect holds a perfected, first-priority security interest in all of ICM’s rights and interests in the Infinity Receivables as part of its Collateral.

¹ A list of the Infinity Receivables is attached hereto as Exhibit 1.

ICM filed its chapter 7 bankruptcy petition on September 14, 2021 in the United States Bankruptcy Court for the District of Nevada (the “Bankruptcy Court”), Case No. 21-14486-abl (the “Bankruptcy Case”). On October 15, 2021, the Bankruptcy Court entered an order (the “Abandonment Order”) in which it (i) acknowledged the validity of HASelect’s perfected, first-priority security interest the Collateral and (ii) approved of the abandonment to HASelect of all Collateral, including ICM’s rights in the Infinity Receivables.²

Among other things, the Abandonment Order directed that “[a]ny person that is or may come into possession of any of the Collateral is hereby authorized and directed to turnover such Collateral to HASelect” and further provided that “[a]ny person obligated as to payment of any account receivable included in the Collateral is hereby authorized and directed to remit payment when due directly to HASelect or its designee at such location as HASelect may designate.”³ Pursuant to the Abandonment Order, HASelect is entitled to enforce ICM’s rights to collection as to all Infinity Receivables, and Infinity Diagnostics is required to pay directly to HASelect all amounts owed to ICM arising from the collection of the Infinity Receivables.

Shortly after the entry of the Abandonment Order, HASelect engaged Gain Servicing (“Gain”) to service and collect all outstanding accounts receivable surrendered to HASelect pursuant to the Abandonment Order, including the Infinity Receivables. Over the past two years, Gain has made diligent attempts to collect on the Infinity Receivables but has had minimal success. To date, a very small percentage of the Infinity Receivables have been paid to HASelect as required under the Abandonment Order.

Based upon recent investigations of the Infinity Receivables, including communications with various parties responsible for payment of the Infinity Receivables, HASelect and Gain are informed and believe that Infinity Diagnostics has collected a large number of the Infinity Receivables during the past two years but has failed to acknowledge such collection and has failed to remit such collections to either HASelect or Gain as required under the Abandonment Order. As such, HASelect has good cause to believe that Infinity Diagnostics is presently in violation of the Abandonment Order.

HASelect hereby demands that Infinity Diagnostics immediately (i) provide a full accounting of all amounts collected by Infinity Diagnostics on all Infinity Receivables since September 14, 2021 and (ii) remit payment to HASelect of all proceeds collected by Infinity Diagnostics on account of the Infinity Receivables. If such accounting and payment is not received from Infinity Diagnostics within fourteen (14) days after the date of this letter, HASelect will seek relief from the Bankruptcy Court based on Infinity Diagnostics’ failure to comply with the Abandonment Order and will seek to compel Infinity Diagnostics to provide the accounting

² A copy of the Bankruptcy Court’s October 15, 2021 Abandonment Order is attached hereto as Exhibit 2.

³ Copies of the Abandonment Order and other similar orders entered in the Bankruptcy Case were provided directly to Infinity Diagnostics multiple times during 2021 and 2022.

demanded herein and to pay all amounts owed to HASelect arising from Infinity Diagnostics' collection of the Infinity Receivables. If such action is necessary, HASelect will also seek to recover all attorney fees and costs incurred in enforcing its rights in the Infinity Receivables.

Thank you for your immediate attention to this matter. I look forward to your timely response.

Sincerely,



Bart K. Larsen, Esq.

Encl.

EXHIBIT 11

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 8 Nevada Bar No. 8538
 9 Kyle M. Wyant, Esq.
 10 Nevada Bar No. 14652
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 11 1731 Village Center Circle, Suite 150
 12 Las Vegas, Nevada 89134
 13 Telephone: (702) 471-7432
 14 Fax: (702) 926-9683
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17
 18 *Attorneys for HASelect-Medical Receivables
 19 Litigation Finance Fund International SP*

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 21
 22
 23
 24
UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEVADA

25
 26
 27
 28 In re:
 29
 30 INFINITY CAPITAL MANAGEMENT,
 31 INC.
 32
 33 Debtor.

Case No.: 21-14486-abl
 Chapter 7

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[PROPOSED] ORDER GRANTING MOTION TO ENFORCE COURT
ORDERS AND REQUIRE CUEVAS DIAGNOSTICS, LLC D/B/A STAT
DIAGNOSTICS, INFINITY DIAGNOSTICS CENTER LLC, AND INFINITY
CENTERS UNITED LLC TO REMIT PAYMENTS RELATING TO
ACCOUNTS RECEIVABLE

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 48 The Court, having considered HASelect-Medical Receivables Litigation Finance Fund
 49 International LP's ("HASelect") *Motion to Enforce Court Orders and Require Cuevas*
 50 *Diagnostics, LLC d/b/a Stat Diagnostics, Infinity Diagnostics Center LLC, and Infinity Centers*
 51 *United LLC to Remit Payments Relating to Accounts Receivable* [ECF No. ____] (the "Motion"),
 52 and good cause appearing;

1 **IT IS HEREBY ORDERED** that the Motion is Granted.

2 **IT IS FURTHER ORDERED** that Cuevas Diagnostics, LLC d/b/a Stat Diagnostics (“Stat
3 Diagnostics”) shall:

4 1. Within fourteen (14) days after the entry of this Order deliver to HASelect a complete
5 accounting of all amounts collected on the Stat Receivables (as defined in the Motion)
6 from and after September 14, 2024;

7 2. Within fourteen (14) days after the entry of this Order deliver to HASelect payment in
8 full for all amounts due and owing under Stat Diagnostic’s agreement(s) with Infinity
9 Capital Management, Inc. (“Infinity”) based on or arising from Stat Diagnostic’s
10 collection of Stat Receivables from and after the Petition Date; and

11 3. Within fourteen (14) days after any future collection of any Stat Receivable, notify
12 HASelect in writing of such collection and remit payment to HASelect of any and all
13 amounts due and owing under Stat Diagnostic’s written agreement(s) with Infinity.

14 **IT IS FURTHER ORDERED** that Infinity Diagnostics Center LLC and Infinity Centers
15 United LLC (collectively, “IDC”) shall:

16 1. Within fourteen (14) days after the entry of this Order deliver to HASelect a complete
17 accounting of all amounts collected on the IDC Receivables (as defined in the Motion)
18 from and after the Petition Date;

19 2. Within fourteen (14) days after the entry of this Order deliver to HASelect payment in
20 full of any and all amounts collected by IDC on account of the IDC Receivables from
21 and after the Petition Date;

22 3. Within fourteen (14) days after any future collection of any IDC Receivable, notify
23 HASelect in writing of such collection and remit payment to HASelect of any and all
24 amounts collected on such IDC Receivable; and

25 4. Immediately cease and refrain from any and all efforts to directly collect any IDC
26 Receivable from any person obligated as to payment or to otherwise interfere with
27 HASelect’s efforts to collect the IDC Receivables.

SHEA LARSEN
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(702) 471-7432

1 **IT IS FURTHER ORDERED** that this Court shall retain jurisdiction to interpret and
2 enforce the provisions of this Order.
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5 **IT IS SO ORDERED.**
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11 Respectfully submitted by:
12

13 **SHEA LARSEN PC**
14

15 By: /s/ Bart K. Larsen, Esq.
16 BART K. LARSEN, ESQ.
17 Nevada Bar No. 8538
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